

BIOGRAPHIC NOTES.

The McCollams.

ONE of the oldest families in our county is that of the McCollam relationship. While it is not certain, yet there is good reason to believe that the pioneer ancestor was named Dan. McCollam. From some interesting correspondence had by James McCollam's family with a lady in New Hampshire there is no reason to question that he was of Scotch-Irish descent, and the son of a physician a graduate of the University of Edinburgh, and lived in New Jersey. The name of the pioneer's wife cannot be recalled.

Mr. McCollam the ancestor came from New Jersey in 1770, or thereabouts, and settled on Brown's Mountain near Driscoll, which is yet known as the "McCollam Place," now in the possession of Amos Barlow, Esq. His children were Jacob, Daniel, William, Rebecca, Mary, and Sarah.

Jacob McCollam first settled on the "Jake Place," a mile or so west of Huntersville on the road to Marlinton; thence he went to Illinois, and was killed by a falling tree.

Daniel McCollam married Anna Sharp, daughter of John Sharp, the Frost pioneer, and settled first on the Bridger Place near Verdant Valley, thence to the Marony place near Buckeye, and finally settled in Noble County, Missouri. Two of his daughters remained in Pocahontas. Mary (Polly) who became Mrs. John Buckley. Her son is the Rev. Joshua Buckley, a venerable and greatly respected citizen of Buckeye. The other daughter, Jane McCollam, was married to the late Joseph Friel and lived on the Greenbrier about five miles above Marlinton, where some of her family yet reside. Rachel and Nancy went with their father to Missouri. Rachel became Mrs. VanTassel and Nancy became Mrs. Brown. Daniel McCollam set out to visit his former home, and while coming up the Ohio he was exposed to the smallpox. He at once went back and died of the disease in his western home.

Rebecca McCollam, daughter of the pioneer, was married to the late Robert Moore, senior, of Ed-ray. Isaac Moore, Esq., Robert Moore, junior, and Jane Moore, the wife of the late Andrew Duffield, near West Union, were her children.

Sarah McCollam, daughter of the ancestor, was married to John Sharp, and lived on the place occupied by J. Wesley Irvine, near Verdant Valley, who is her grandson. Ellen, who became Mrs. Amariah Irvine; Mary, who became Mrs. Josiah Friel; Rebecca, who was Mrs. John R. Duffield; and Nancy, who was Mrs. William Irvine, were her daughters.

Mary McCollam, daughter of the pioneer, was married to Thomas Brock and lived on the "Duffield Place," now held by Newton Duffield. Her children were Daniel Brock, who married a Miss McClung, of Nicholas County; William Brock, Robert Brock, and Margaret, wife of the late William Duffield, near the Warwick spring.

William McCollam, son of the original ancestor, married Sally Drinnan, daughter of Lawrence Drinnan, whose home was on Greenbrier River, on the upper part of Levi Gay's farm, very near the bank of the stream. It is to be remembered as the place where James Baker, one of the first school-teachers, was slain by an Indian warrior about 1786. Soon after his marriage he settled near the summit of Buck's Mountain, of about 1793, perhaps three hundred yards of the residence now occupied by his son, James McCollam, Esq. Traces of the old home are yet visible (1897.) His family consisted of five sons and six daughters. John, Lawrence, William, Isaac, James, Sarah, Susan, Nancy, Matilda, Rebecca, and Ruth.

John McCollam went to Lincoln County, Tennessee, where one of his descendants became an eminent Baptist minister.

Lawrence McCollam died in 1861. William McCollam died in youth.

Isaac McCollam married Margaret Thomas, daughter of John Thomas, and settled in Randolph County. Fletcher McCollam, near the head of Stony Creek, is a son of Isaac.

James McCollam first married Anna Jane McCoy and settled on Buck's Mountain near the old homestead. George W. McCollam a well-known citizen, is his son. James McCollam's second wife was Miss Mary Anna Overholt.

Sarah McCollam, daughter of William McCollam, became Mrs. Absalom Morrison and lived on Hill's Creek. The late William Morrison, at Buckeye, was her son.

Susan was married to the late James Kellison, on Briar Knob, head of Hill's Creek, south-west Pocahontas. Daniel Kellison, Esq., at Mingo Flats, Randolph County, is her son.

The daughters, Nancy, Matilda, and Rebecca were never married. They lived to be elderly persons, and were much esteemed for their good character, industry, and lady-like deportment, and made themselves very useful in many ways. All of them were so kind and skillful in waiting on their sick neighbors.

Ruth McCollam was married to William Kee, Esq., near Marlinton. Her children were Eliza Kee a popular teacher of schools, and died in 1861. Her mother's heart was so much broken by the loss of her devoted daughter that she never appeared the same. She died last February very suddenly.

George M. Kee, a Confederate soldier, justice of the peace, and commissioner of the court, lives on part of the Kee homestead. His first wife was Jane Palser, and second wife Rachel Moore.

William L. Kee, Esq., married Miss Kate Phares, in Randolph County. He is an eminent lawyer and had a government position under the Cleveland administration.

Matilda Kee was married to Captain J. R. Apperson, and lives near Marlinton.

Thus far it has been placed in our power to illustrate the family history of these worthy people.

William McCollam was one of the original members of the Stony Creek M. E. Church, and while he lived was prominent in meetings and the official proceedings. Upon one occasion while the parents were absent attending meeting or visiting the sick, the house caught fire and was consumed with the most of its contents. At the time of the burning, John, the eldest son, was about eight years old; Lawrence was about two. In the confusion the baby boy seems to have been forgotten, and when John asked where is the baby he was told by one of the little girls that he was in the cradle asleep. John pressed through the smoke and heat at the risk of his life, and brought his little brother out alive, but in doing so both were so badly burned as to have scars upon their persons long as they lived.

This man toiled on, however, rebuilt his humble home, opened more land, and in the meanwhile eleven children had gathered around his table. At the time when his care and presence seemed most needed it seemed good to the God he loved to call him away from a responsibility so important. The sugar season had just opened, the morning was such as to indicate a heavy rain, and much wood were needed to keep the kettles boiling fast enough to reduce properly the luscious syrup. On the fourth of March, 1818, he had morning prayer, sang a hymn of praise to Him that watches the sparrow when it falls, and went forth cheerfully to his work. A large red oak tree suited to his purpose was selected, which soon bowed and fell before his stalwart blows, but somehow a limb from another tree in its rebound smote him with such a furious force that he never seemed conscious of what had happened. This occurred about a mile from home, near where James Hannah lives.

Tho all this was sudden, yet there has never been a misgiving about the certainty of his having found rest from his honest toil and efforts to meet his duties,—

the rest that remains for the people of God. He had learned from his Scotch-Irish ancestry to sing:

"The sword, the pestilence, or fire,
Shall but fulfill their best desire,
From sin and sorrow set them free
And bring thy children, Lord, to thee."

W. T. P.

AN INDIAN CAPTIVE.

From an old history of Virginia we find the personal experience of one who was captured by the Indians.

About 1775, James Moore moved to Tazewell County, Virginia, and settled in Abb's Valley. His parents were of those driven from Scotland in the persecution of the Covenanters by Charles I., and having settled for a while in the north of Ireland before emigrating to America, were known as the Scotch-Irish. He had moved from Walker's Creek in Rock-bridge County.

On the 14th of June, 1786, his whole family was massacred by the Indians or taken captive. He had prospered greatly, and at the time of the raid he had 100 head of horses and a good stock of cattle. On the fatal morning a gang of horses had come in to the lick-blocks about one hundred yards from the house, and James Moore took his salt-bag and went to salt them. His two hands were reaping wheat. The Indians, about 30 in number, had been lying in ambush and rushed in and killed two children who were coming from the spring, and George Simpson, an old man in the house. They took the rest of the family as prisoners. The father hearing the shots tried to get to the house, but finding it surrounded rushed past it and would have escaped but stopped on a fence within rifle shot as tho he would return. There he was killed, seven balls traversing his body.

Of the prisoners, John, a boy weak in mind and body, was tomahawked; the baby was fretful, so an Indian took it by its feet and dashed its brains out against a tree; when they they reached the towns near the Scioto River Mrs. Moore and her daughter Jane were slowly burned to death at the stake. Mary Moore was released from captivity and returned to Rock-bridge County, and she afterwards married a minister of the gospel by the name of Rev. Samuel Brown. Of her children five became Presbyterian ministers, one of whom, Rev. Samuel Brown, died a few years ago near Millboro.

The child Mary Moore owed her release, probably, to her meeting with her brother James, who had been captured by the Indians in 1784, when he was 14 years old. It is of his personal experience written by himself that is so interesting.

On the 7th of September, 1784, nearly two years before the family was broken up by the Indians, James Moore was sent by his father to catch a horse to go to mill twelve miles away. The horse was at a waste plantation about two and a half miles from the house, but he had always been accustomed to going about the woods alone and had never minded it. On this day he claims to have had a strong and overpowering presentiment of impending evil. The thought of Indians was constantly in his mind and he was constantly looking back and trembling. He would have returned home but for fear that his father would be displeased with such an excuse. When near the field his fears were realized by three Indians springing suddenly from behind a log. It seems that being captured he lost his fear of the Indians. The party was composed of three Indians, the leader of whom was Black Wolf, a middle-aged man with a black beard. The others were about eighteen years of age. All were of the Shawnee tribe. They tried to make him catch a horse for them, but as they would come charging up as soon as he had his hand on one, for fear of his mounting and escaping, the horse would break away. After a time they gave up the idea, and about one o'clock they got their kettles and blankets and set out for the Ohio.

from	Hillsboro Happenings.	Tem
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	friends and relatives at Marlinton.	12
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9.12	G. R. Curry, Worthy Patriarch;	side
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went	sentinel, Mr. Wm. Wiley.	fect
trip	The wedding of Mr. Edward Hill,	all
	of Farmington, Washington Ty., to	sin
of	Miss Jennie O. Beard, second	on e
sville	daughter of Mr. and Mrs. John G.	off
	Beard was solemnized last Wed-	fest
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	Beard, Sam McNeel and John Hill,	unh
son	and Misses Lou Ligon, Blanche	time
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Tues.	tumes. The bride received many	mir
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l, they	by Mr. Jake Beard, table cloth	I sh
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hay	Annetta Ligon, toilet set by Miss	upo
	Lou Ligon, and many other hand-	abo
agent	some and useful presents, too num-	mer
	erous to mention. They were ten-	and
July	dered a handsome reception at Mr.	sior
It is	Geo. Hill's, father of the groom, on	will
ading	Wednesday evening. The happy	T
good	couple will leave soon for Washing-	hol
an to	ton Ty., where they will make their	Mrs
o per	future home. Miss Jennie was one	er
us N.	of our prettiest young ladies, and	gat
	very popular, and we are sorry to	ois
	see her leave, but wish both of them	and
	all happiness.	of

PRUNELLA.

County Court Notes.

Levi Gay, late sberiff, made a full settlement with the Court.

It was ordered that the Burnside and Laurel creek road be opened.

That the Buck's mountain road be established.

J. W. Bolten, tendered his resignation of the County Infirmary, and was accepted.

That the poor farm be advertised for rent.

That the citizens of the county be allowed to take the Marlinton bridge and road, on which Jas. Gibson is toll collector, by the year.

That the new piece of road near Lockridge ford be let to contract.

That Geo. W. Wagner, expend, not exceeding \$75.00, in repairing the road from M. D. McGlaughlin's to the top of the Alleghany mountain.

A rule was awarded against Jas. Gibson, returnable at the next term of the Court to show cause why he did not comply with his contract in making the road around the mountain above M. D. McGlaughlin's.

That John E. Campbell, Pub. of POCAHONTAS TIMES be awarded the contract for the county printing for the sum of \$45.00 per year, from July, 1889.

That an additional span of 90 feet be put to the bridge across Kuapp's creek, at Huntersville, and the same to be advertised for contract.

A rule was awarded against M. J. McNeel, sheriff, returnable at the next term of the Court to show cause why he or his deputy did not attend the sessions of the Court.

A rule awarded at a former term of the court against W. H. Cackley late sheriff of the county to show cause why he should not be proceeded against for failure to settle with the Court is enlarged and returnable at the next term of the Court.

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Ourmore Doings.

Xmas is over and we had some jolly times one place and another. Capt. E. A. Smith and Col. Jno. A. Noel left for Washington D. C. last week.

Auctioneer Swecker made some good sales last week of clothing at Edray, also he was prevented from going to Randolph Co., last week to auction the large land sale there.

Misses Alice and Lena McGlaughlin spent the holidays at home.

D. B. McElwee, was down on Knapp's creek last week making arrangements for his new store.

There will be singing at the Beverage church on Clover creek, Sunday, 12th.

Singing at the Baxter church every Saturday night.

Dr. John Ligon killed a bear last week which weighed 300 lbs.

Traveler's Repose Locals.

Mr. Commodore Gum and bride from Missouri are the guests of Mr. and Mrs. Oliver Gum.

Mr. Henry Yeager of Cheyenne Wyoming Tj. is visiting relatives in this neighborhood.

Mr. Jacob Arbogast who had the misfortune to cut his leg severely while out hunting, is now slowly recovering, but too late to go to see his best girl Christmas.

Mrs. Comfort Houchin who has been quite ill for some time, is some better at the time of this writing.

Mrs. Maggie Beverage and children who have been visiting her parents Mr. and Mrs. Lee. Burner left for their home at Green Bank last Sunday, accompanied by Mr. and Mrs. Burner.

Miss Lena Burner, who had a severe attack of diphtheria is now fully recovered.

Mr. Brown Yeager, is off on a business trip to Grafton.

Rev. Geo. Hannah of Frost is holding a revival at the Brush Run School House three miles below here which is the most successful one ever held in that vicinity. Thirty persons have professed and still fifteen penitents. May the good work go on.

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PREACHING.—Rev. J. Luster Henderson will preach for the year at the following places as stated:
1st Sunday, Huntersville, 11 A. M.
" " Mt. Pleasant, 4 P. M.
2nd " Sunset, 11 A. M.
" " Bethel, 3 P. M.
3rd " Huntersville, 11 A. M.
" " Mt. Pleasant, 4 P. M.
4th " Bethel, 11 A. M.
" " Sunset, 3 P. M.

HOME NEWS

—Read Jake Boner's new advertisement.

—H. M. Lockridge, Esq., was in town last Friday for the first time since his protracted illness. He is not yet entirely recovered, but very much improved.

—Last week Dick Mayes, Esq., of Split Rock passed through Huntersville on his way to Millboro with five large deer that had been killed in the Elk neighborhood.

—We are informed that a rail road is now being located from the White Sulphur up Anthony's Creek toward Huntersville. We hope it is true. The outside world has certainly been shut off from Huntersville long enough.

—Geo. W. Wagner has purchased the Hotel Pocahontas of J. W. Milligan and J. C. Lounry, Sr. and Jas. H. Doyle, have bought the Huntersville Hotel of Jno. R. Shaven. Not a good day for selling hotels either.

—A recent letter from Rev. H. W. Kinzer, who left Huntersville Wednesday last, announces his safe arrival at his home in Lewisburg and a continued improvement in his health. We trust his recovery may be speedy and permanent.

—Justices of the peace—old and new, take notice that we have on hand at the TIMES Office all kinds of official blanks, which can be had cheap for cash. Send in your orders and they shall be promptly filled.

—Various and conflicting reports are in circulation concerning the disappearance of Nelson Moore, which was mentioned in the TIMES last week. Some think he has left the country to escape trial, while others believe he has been secretly put to death. The truth may never be known.

—On the first page of this issue will be found a synopsis of the President's recent Message to Congress taken from the Baltimore Sun. The Message is a document of such length that we could not reproduce it bodily for want of space. The sketch from the Sun is accurate, and substantially sets forth the most important parts of the Message.

—In this issue appears a notice of an entertainment to be given by the students of the Hillsboro Male and Female Academy, on the evening of Dec. 21st. Prof. Landes, who has charge of this school deserves great credit for the manner in which he is conducting it. The people of Pocahontas County should see to it that he is well supported in his worthy enterprise.

—As will be seen from the communication of Vivian, the girls of the Hillsboro Training School, of which Miss G. M. Shearer is principal, will give an entertainment on Christmas Eve. Miss Shearer seems to be building up a school of high order, which work should commend itself to all good citizens and prompt them to lend a helping hand.

WANTED

Dressed Deer Skins, Hides and Tallow for cash or exchange.

A. P. LEIST,
Dealer in Leather, Harness, Saddles, &c.
Ronceverte, W. Va.

—A letter from a reliable party, living at Edray dated Dec. 9th, contains the following:

"Among many of the people of this district it is thought that Nelson Moore has been faultily dealt with. A company is being organized to day to search for him. It is supposed that, if killed, his body was taken into the Black Mountain Wilderness. Some of the circumstances of his disappearing look very suspicious. He left with no money at all, and had on his old and badly worn clothing. His family know nothing about him and are greatly distressed. So says current and reliable report."

NOTICE.—The students of Hillsboro Male and Female Academy will give an entertainment in the Academy building Friday evening December 21st, 1888, in celebration of the Ciceronian Literary Society. An admission of 25 cents (patrons and officers of the school excepted) will be charged the proceeds to be appropriated toward defraying the expenses of additional necessary furniture to the school room.

W. H. LANDES,
Principal.

FOR SALE.

I have for sale in Huntersville the following property: One good cow, one cooking stove, two heating stoves, one bedstead, copboards, tables, chairs, one marble top parlor table, washstand, bureau, and many other things useful about a house. If you desire any of the above articles call early.

Respectfully,

JAS. B. CANFIELD.

REMEMBER

That after December 17th all accounts due me will be placed in Atty. L. M. McClintic's hands for collection. To save time and costs, all who have received statements from me and have not already paid them, should remit at once to L. M. McClintic, Huntersville, W. Va. Cut this out and save it as a reminder.

Respectfully,

JAS. B. CANFIELD.

Hillsboro Happenings.

Mrs. Mary Darst of Fincastle Va. is the guest of Mrs. H. W. Wysong.

Miss Belle Eskridge and E. I. Holt are on the sick list.

The children are talking about "Santa Claus," and wondering what presents he will bring them.

Maj. J. C. Arbogast of Green Bank spent Friday and Saturday in our village.

The girls of the M. P. Society H. T. School, (Miss G. M. Shearer prin.) will give an entertainment Monday night Dec. 24th. Admission 25cts. doors open at seven o'clock "Rock of Ages" will be acted in five scenes. Those who have seen this piece acted will say that it alone, is worth 25 cts. They will have many other beautiful pieces with both vocal and instrumental music. There is a rare treat in store for all who enjoy good entertainments.

Dec. 10.

VIVIAN.

Douthard's Creek Items.

Mr. Sherman Kincaid, who has been ill for some time, we are glad to say, is able to be out again.

Miss Docia Sharp is visiting friends and relatives at Frost.

Miss Bertha Sharp has been on the sick list for some time.

Mr. B. F. White has gone to Elk on a hunting expedition.

The Douthard's creek Debating Society was largely attended on last Friday night. The question for debate was, "Resolved that war is a greater evil to the human family than Intemperance." Decided in the negative.

Miss Lena McGlaughlin is teaching a flourishing school at Lonely.

Hillsboro Happenings.

Mr. S. J. Payne, of Frankford, spent Sat. and Sun. in town.

Lovers Repose has gotten to be quite a fashionable Sunday evening summer resort. If any one wishes to find more pretty girls and handsome young men to the square foot than can be found anywhere else in the State let them go up there some balmy Sunday evening, between 4 and 6 o'clock.

Mr. C. L. Stulring, the Hillsboro brass band instructor left Monday morning for his home in Virginia. The band advanced rapidly under his instruction and can play better now than some bands with a long practice. Mr. S. also taught an excellent writing school while with us.

Mr. Wallace Moore of Kansas has been visiting his brother E. H. Moore, of this place the past week. He expects to spend some time in this county visiting relatives.

Rev. Absalom Sydenstricker, missionary to China left this week for the Lexington Presbytery.

The merchants are receiving their spring goods and are kept right busy.

The members of the Methodist church are preparing to build a new church this summer. Some of the members are in favor of a new site for it and some still wish it on the old site on the hill.

Mr Wm. Wysong lost a fine milch cow this week by getting her foundered.

Farmers are all through planting corn several days ago. We have a fine prospect for fruit if it doesn't freeze, and it feels very much like it to night.

A number of people have been suffering from grip lately.

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A CORRESPONDENT writes to us from Pocahontas county says: "Old Pocahontas has begun to come to the front. There are now being laid off a big town at Marlinton, the junction of the C. & O. and the Pittsburg and West Virginia railroads. The lots are being laid off by Capt. Oscar A. Veezy, civil engineer, assisted by two other competent engineers. The lots are now on the market. There will be a bank under headway soon, known as the bank of Pocahontas. A proposition is before the voters to move the Court house from Huntersville to Marlinton. Our old Court house has been condemned, and as we will have to build a new one, let us accept Col. John T. McGraw's proposition, which is \$5,000 in money and two and a half acres of ground for a site, provided the Court house be moved to Marlinton."—Greenbrier Independent.

We would judge from the above article that the Independent's correspondent has never been in Pocahontas county nor does he know anything about it whatever. He says Marlinton is the junction of the C. & O. and W. Va. & Pittsburg railroads. We are extremely sorry that when he says this he is quite largely mistaken. Not a mile of either of the roads he mentions nor any other railroad, except a few tram roads for lumber purposes, has ever been built in the county. Our nearest point to any railroad station is about 30 miles. Marlinton is the proposed junction of the two roads, when they are built, which we hope will not be far off, but we are also sorry to say that railroad corporations are very, very, very privileged, only building their roads when it suits them and when it suits them.

Also he says the Court-house at this place has been condemned and that we will have to have a new one. We are pleased to correct the said correspondent here. It has never been condemned, and that we have a better Court-house than several of the larger counties of our own State and as good, as we know of in counties of 35,000 inhabitants, and an assessed valuation of property six or more times greater than our County.

We are always pleased to see newspaper articles of a complimentary character of our county but never any thing that is calculated to mislead any one.

A CITIZEN.

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HOME NEWS

—M. F. Rockman, Esq., of Mill Point, called to see us to-day.

—Thirteen murderers in the McDowell county jail.

—We understand that about 300 lots have been sold at Marlinton.

—Messrs. Isaac McNeel, of Mill Point and Wm. Gibson, of Elk were in our city Tuesday.

—W. Va. loses one of its most brilliant men in the death of Hon. Henry S. Walker.

—Jacob Boner, requests us to say that his store will be closed Saturday, as it is a Jewish holiday.

—Morgan Wakeman, Esq., of Dunmore, will sell out at public auction the 6th of Oct.

—Harry Beard, of this place started Monday morning to attend the University of Va., the present session. He was accompanied by his father, as far as Millboro Depot.

—Miss Gertrude Overholt, of Academy, spent Saturday in Huntersville. She was accompanied by Mr. S. J. Payne, of Frankford.

—Attorney C. F. Moore, and wife left Tuesday morning to attend the wedding of their brother Mr. Harry Moore, to Miss Cora Jones, of Doe Hill, Va. The ceremony will take place in the Doe Hill church today (Wednesday).

—Died, Mr. W. T. Curry, who moved from near Green Bank this County a few years ago to Missouri, died there, on the 10th inst. of typhoid malarial fever. The Perry, Mo. Enterprise speaks very highly of deceased, which our limited space prevents us from publishing.

—There will be a meeting of the Huntersville Farmer's Alliance at this place in the Court House next Saturday afternoon. It is desired that all members be present, as delegates will be elected to the county Alliance, and other important business to be transacted.

—If you want Letter and Note heads, neatly printed and put up in tablet form, cheaper than you can get them anywhere else, call at THE TIMES office. We also do all kinds of nice job printing, and have on hand a nice line of Stationary, business cards, &c. &c.

—We received this week of Col. John T. McGraw, of Grafton, a hand book of Marlinton, which shows its resources, natural advantages, railroad arrangements, locating, plan of lot drawing, term of sale, officers of the Development Co., directors, corporators &c., which is very creditably gathered up.

—A couple of colored convicts, of the Va. penitentiary, who escaped with nine others from the work on the Hot Springs extension of the C. & O. railroad were lodged in jail at this place last Saturday, and given a hearing Monday for burglarizing and stealing some clothing from Dan McIntosh's house, about two miles from this place, last Thursday night. They were wearing the clothing when caught, which was proof enough to send them on to the grand jury. It is likely that the Governor of Va. will issue a requisition and have them taken back until their sentences are served out there.

—A charter was issued yesterday by Secretary of State Ohley to the Pocahontas Development Company, which will build the new town at Marlinton, the junction of the C. & O. and the Camden system of roads. The company is authorized to handle all kinds of timber and to manufacture and sell all kinds of products of lumber, to build and work saw mills, shops and houses; to manufacture, mine, and ship coal, coke, iron ore, fire clay, limestone and other minerals; to own, and aid in the construction of works of internal improvement; lay out a town, improve the streets of the town, construct and operate street car lines, telephone lines, gas works, electric heat, light and power, etc. The principal office will be kept at Grafton. The capital is \$100,000, all paid in, with the privilege of increasing to \$500,000. The incorporators are: John T. McGraw, of Grafton; Johnson N. Camden, of Parkersburg; Jacob W. Marshall, of Mingo Flats; F. M. Durbin and Geo. M. Whitescarver, of Grafton; Henry G. Davis, of Piedmont; Goy. A. B. Flemming, J. E. Sands, J. Ed Watson, Wm. A. Ooley, J. M. Hurlley, of Fairmont; John Black shere, of Marmington; and T. Moore Jackson, of Charlesburg.—Charleston Gazette.

When Baby was sick, we gave her Castoria, When she was a Child, she cried for Castoria, When she became Miss, she clung to Castoria, When she had Children, she gave them Castoria.

Hillsboro Chips.

Miss Maud Yeager, of Marlinton enrolled as a pupil of the H. T. School this morning.

The large and handsome school building of Miss G. M. Shearer is about completed. This school has a promising future. Miss G. M. Shearer, Principal, has secured the services of a competent and experienced music teacher Miss Ellen Le Grand, of Roanoke, Va. She comes well recommended and persons who have daughters to educate would do well to send them here.

John Sydenstricker is teaching a good school at the Harper School house, he has an enrollment of twenty-eight scholars.

Mr. Nixon Weiford and family, of Chariton, Iowa, who has been visiting relatives and friends for the past month has returned home.

PHILLIS.

ALMOST MURDER And Burglary.

The most daring robbery and most heinous crime that was ever enacted in Pocahontas County occurred at Buckeye, about 10 miles from this place, last Friday morning, about 1 o'clock.

Robbery was the first intent and after caught, tried to commit double murder, which he almost accomplished. One of the unfortunate to get shot was Wm. Underwood, a highly respected colored man, it is thought by the physicians, will die. The ground all around was bespattered with the blood of the victims.

The following is a true account, as related to us:

The store of R. E. Overholt & son at Buckeye was entered by a burglar two or three different nights previous to the night of the tragedy, and the said Thursday night, young Geo. Overholt and a Mr. Grose, laid in wait for the burglar, and about 1 o'clock in the morning he put in his appearance, unlocked the door and stepped inside, a few feet from where they were laying on the floor. He stood a few seconds inside and then stepped out, probably thinking there was something wrong, when young Overholt sprang to the door pulling it open, and at the point of a Winchester rifle ordered him to hold up his hands, which he did, and Mr. Grose went for a rope to tie him with, and returned with the rope and also a shot gun. They told him to put his hands down so that they could tie him and when he did so he grabbed the muzzle of both guns, and the struggle began.

They hollered for Wm. Underwood, who was living close. He came, not knowing the cause of the disturbance, and when he got close enough to see what was going on the burglar drew a revolver and shot at him three times, two shots taking effect, one in the lower part of the abdomen and the other breaking his arm.

The next man to get shot was young Overholt, in the arm, just below the elbow, making a bad flesh wound. The thief then turned his attention to Grose and shot three shots at him, but none taking effect. He then left for parts

unknown, forgetting his hat and some burglars tools, which he dropped in the struggle and his boots which he took off before entering the store.

A search is being made for him and it is thought that he will be caught soon.

The nights he entered the store previous to being caught, he stole some money, but it is not known whether he took anything else or not.

While Lem Lake, of Simpson, W. Va., was plowing on his farm, the plowshare turned up an ancient-looking iron box, which upon being opened, was found to contain nearly two quarts of gold, silver and copper coins, in all amounting to about \$400, none of the coins bearing a later date than 1825. How the box came to be buried and by whom is a mystery.

A man who has practiced medicine for 47 years, ought to know salt from sugar: read what he says:

TOLEDO, O., Jan. 10, 1887.
Messrs. F. J. Cheney & Co., Gentlemen:—I have been in the general practice of medicine for most 40 years, and would say that in all my practice and experience have never seen a preparation that I could prescribe with as much confidence of success as I can Hall's Catarrh Cure, manufactured by you. Have prescribed it a great many times and its effects are wonderful, and would say in conclusion that I have yet to find a case of Catarrh that it would not cure, if they take it according to directions.
Yours Truly
L. L. GORSUCH, M. D.
Office, 215 Summit St.
We will give \$100 for any case of Catarrh that can not be cured with Hall's Catarrh Cure. Taken internally.
F. J. CHENEY & CO., Props.
Toledo, O.
Sold by Druggists, 75c.

ORDER OF PUBLICATION.

At rules held in the the Clerk's office of the Circuit Court of Pocahontas County, on the first Monday in September, 1891.

T. J. Williams vs. H. B. Hanger.
The object of this suit is to attach the estate of the defendant H. B. Hanger and subject the same to the payment of a debt due from said Hanger to plaintiff T. J. Williams on an account for \$92.41, with interest from the 28th day of August, 1891, it appearing by affidavit, filed defendant H. B. Hanger is a resident of the State of West Virginia, it is ordered that he do appear in one month after the first day of this order and do what is required to protect his interests in the said Court this 7th day of September, 1891.
Witness, J. H. Patterson, Clerk of the said Court.
L. M. McClintic, p. q.
Sept. 10 4t

J. H. PATTERSON, Clerk.

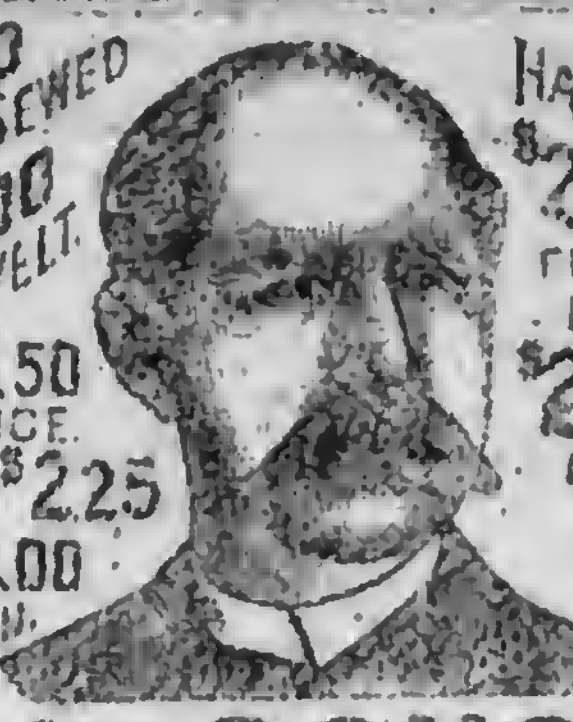
CONSUMPTION CURED.

An old physician, retired from practice, having had placed in his hands by an East India missionary the formula of a simple vegetable remedy for the speedy and permanent cure of Consumption, Bronchitis, Catarrh, Asthma and all throat and Lung Affections, also a positive and radical cure for Nervous Debility and all Nervous Complaints, after having tested its wonderful curative powers in thousands of cases, has felt it his duty to make it known to his suffering fellows. Affected by this motive and a desire to relieve human suffering, I will send free of charge, to all who desire it, this recipe, in German, French or English, with full directions for preparing and using. Sent by mail by addressing Noyes, 380 Powers' Block, Rochester, N. Y.

LOST.

A large, dark, woolen shawl between Frost and the top of Allegheny mountain. The finder will kindly leave it at the post office at Frost, and oblige Mrs. G. F. Crummett, Marlinton, W. Va.

\$5.00 HAND SEWED
\$4.00 HAND WELT
\$3.50 POLICE
\$2.50 \$2.25 \$2.00



W. L. DOUGLAS
\$3 SHOE GENTLEMEN
The BEST SHOE in the World for the Money. GENTLEMEN and LADIES, save your dollars by wearing W. L. Douglas Shoes. They meet the wants of all classes, and are the most economical footwear ever offered for the money. Beware of dealers who offer other makes as being just as good, and be sure you have W. L. Douglas Shoes, with name and price stamped on bottom. W. L. Douglas, Brockton, Mass.

FOR SALE BY
BARLOW & MOORE
Edray, W. Va.

FOR P. G. SHAFER, Esq.

Take notice, that on Saturday, October 3rd, 1891 between the hours of 6 o'clock a. m. and 6 o'clock p. m. at the office of Dr. Sam'l B. Scott, in the town of Rensselaers, Campbell Co. Virginia, we will proceed to take the depositions of Sam'l B. Scott, Jr., and others; and on Friday, October 9th, 1891, between the hours of 6 o'clock a. m. and 6 o'clock p. m. at the office of H. S. Rucker, in the town of Huntersville, County of Pocahontas, State of West Virginia, we will proceed to take the depositions of Amos Barlow and others, and on Saturday, October 10th, 1891, at her residence in the town of Huntersville, in said County of Pocahontas, we will proceed to take the depositions of Lizzie C. Rucker and others all of which said depositions, when taken, we will offer as evidence in our behalf in a certain suit in chancery, now pending in the Circuit Court of Pocahontas County West Virginia, in which you are plaintiff and ourselves and Isaac R. Dean are defendants.

If from any cause the taking of any of said depositions shall not be begun or completed on the days aforesaid, the taking of the same will be continued from day to day, and from time to time at the same places and between the same hours, until the several sets of depositions shall be begun and completed.

Respectfully,
H. S. RUCKER,
LIZZIE C. RUCKER,
URIAH HEVENER,
By Counsel.
H. S. Rucker, sol.
Sept. 10 4t. Printer's fee \$10.05

DENTAL NOTICE.

O. J. Campbell, dentist, will be at Academy on the 16th inst. and remain one week; Huntersville, 23rd and remain three days; Frost, 27th and remain three days.

ORDER OF PUBLICATION.

State of West Virginia, Pocahontas County, to-wit: At rules held in the Clerk's office of the Circuit Court of Pocahontas County, on the first Monday in September, 1891.

Henry Grose vs. S. P. Patterson et al. IN CHANCERY.

The object of this suit is to have a partition of about 40 acres of land, situate in Pocahontas County, West Virginia, near Huntersville, or if said land is not susceptible of partition, to sell the same and divide the proceeds among those entitled thereto according to their respective rights and interests, and it appearing by affidavit filed, that Newton Campbell, Leonidas Campbell, Della Wade, Anson Wade, Thomas Hickman, Peter Hickman, Jennie Hamilton, Emma Bulger, Matilda Hopler and Laura Hickman are non-residents of the State of West Virginia. It is ordered that they they do appear here within one month after the first publication of this order and do what is necessary to protect their interest in this suit.

Witness, J. H. Patterson, Clerk of the said Court this 7th day of September, 1891.

J. H. PATTERSON, Clerk.
L. M. McClintic, p. q.
Sept. 10 4t. Printer's fee \$9.85

COMMISSIONER'S NOTICE.

At a Circuit Court continued and held for the county of Pocahontas, at the Court house thereof on the 17th day of June, 1891.

F. H. Hull, Adm'r vs. F. H. Hull's heirs and Dudley et al. vs. Hull et al. IN CHANCERY.

Huntersville, W. Va., Sept. 9, 1891. Notice is hereby given that I will at the Court house of Pocahontas County, West Virginia on the

6TH DAY OF OCTOBER, 1891, proceed to take, state and report the following account, and will continue the same from day to day until completed.

And it is further ordered and decreed that this cause be referred to C. F. Moore who is appointed Special Commissioner for that purpose, with instructions, that after being first duly sworn, according to law, he shall take, state and report the following matters of accounts to-wit:

1. An account of all the leins upon the lands of which the late F. H. Hull dec'd, seized and possessed, separating general leins, from specific leins, and showing in the bases of specific leins the particular tracts to which said leins relate, and to whom due.
2. An account of all debts due from the estate of the decedent, and not barred by the statute of limitations.
3. An account bringing down to date the accounts of rents and improvements so as to show the present condition of said account, charging against the heirs of F. H. Hull, deceased, all sums of money paid to their mother, Mrs. E. M. Turk on her dower by virtue of any decree of court.
4. An account of the actings and doings of Samuel L. Gibson, late Sheriff of Pocahontas county, and as such Administrator of F. H. Hull, deceased, and also of J. C. Arlgest, Sheriff of Pocahontas county, said as such Adm'r do bones non of F. H. Hull, dec'd.
5. An account showing what estate was left by said Mrs. E. M. Turk, deceased, that did not pass into the hands of her Administrator, together with the character and value thereof, showing what portions thereof, if any, passed into the hands of her children, the heirs at law of F. H. Hull, deceased, charging against the said heirs, such sums as their mother received improperly from the money of the several purchasers of lands sold under decree in the cause first named, provided the sum so charged against said heirs at law for money improperly paid to their mother as aforesaid shall not exceed the value of the property and money that they received from the estate of their said mother.
6. An account showing what sums of money were improperly paid to Mrs. E. M. Turk, from funds arising from the sales of the lands as aforesaid, showing the name of the purchaser whose money was used to make improper payments to the said Mrs. E. M. Turk, and giving the amounts used from each purchaser's money, together with the debts thereof.
7. An account of all the purchase money paid by the several purchasers of land sold under a former decree in the first above mentioned case, giving the amounts paid by each purchaser, with the debts of their respective payments, and the person to whom they made their said payments respectively.
8. An account showing the persons to whom the purchase money arising from the sale of lands sold under a former decree in the first above mentioned case, was paid, showing the amounts paid to each person with dates of all payments respectively, calculating interest to date in all cases.
9. An account of any other matters deemed pertinent by himself or required by any of the parties in interest to be stated.

C. F. MOORE, Commissioner.
Sept. 10 4t. Printer's fee \$24.20

Pocahontas Times.

JOHN E. CAMPBELL,
EDITOR AND PROPRIETOR.

Entered at the Post-office at Huntersville, W. Va., as second class matter.

Huntersville, W. Va.

October 8, 1891.

THE QUESTION OF THE REMOVAL OF THE COUNTY SEAT SUBMITTED.

Our County Court on yesterday submitted to a vote of the citizens of this County the question of the relocation of the County Seat from this town to Marlinton.

This action of the Court was had on the petition of 607 voters of the County, and the issues presented are such as to command the thoughtful attention of all our people.

In presenting the petitions to the Court, Mr. McGraw, in a spirit which our citizens concede was eminently fair, for his Company, asked the Court to examine the petitions and if they found they were not signed by, or did not emanate from the responsible and substantial citizens of the county, or that the question of removal was either premature or unwise, would relieve the Court from all further embarrassment on the subject by withdrawing them.

After an adjournment for the purpose of examining the petitions, under the proposition of McGraw, the Court decided, that the petition represented so many of the leading citizens of the County, it thought it proper to submit the question to a vote and fixed Tuesday the 8th day of December, 1891, as the day of the election.

Messrs. McGraw and Whitescarver, representing the Pocahontas Development Company, filed with the Court a deed for 3 2-10 acres of land, as shown by the plat of the town, conveying to the County the land absolutely free and relieved from all liens, costs and charges, upon the sole contingency that the Court House be removed; and also filed the bond of that Company, under its corporate seal, with sureties to pay the sum \$5,000, if the removal be made at the election ordered by the Court.

These are the propositions submitted and many of our citizens regard them as fair and generous.

A proposition was made by Messrs. McGraw and Whitescarver to pay the \$5,000 in cash, but as there was no provision of law for the payment of the fund to the Sheriff of the County, and a special receiver would be necessary who would be entitled to 5 per cent. commission for holding the fund. The Court elected to accept the bond, which with the sureties thereto, it approved as sufficient.

This action of the Court now presents the question to the voters of the County and it is for them to say whether, under the conditions proposed, they want the County seat at Huntersville or at Marlinton. The Court farther by an order entered of record also settled the question of the costs of the new County buildings, in the event of the removal, by declaring that it should not exceed the sum of \$15,000, and that this sum should be extended through a period of several years, so as to make the future development of the County aid in its payment.

The voters of the County now have the question before them and it is for them to decide; and THE TIMES which is published for the benefit of the people of the whole County, and no particular faction, but having friends on both sides of this question, as we have said before, opens its columns for any proper communications upon the subject.

There can be no question but that the gentlemen who compose the Marlinton Company are among

the leading citizens of West Virginia and have the energy and means to develop the great resources of our county and thus bring prosperity and happiness to our people, and in their effort to do so, they should be encouraged and welcomed by us, rather than discouraged and treated with hostility.

In a later issue we will publish in full the orders entered by the Court so that the people of the County may be fully informed upon the question presented to them.

WASHINGTON LETTER.

From our regular correspondent.

WASHINGTON, D. C., Oct. 2nd.—When Mr. Harrison determined upon doing the "jingo" act, in the hope of a favorable effect upon republican prospects in the State elections to be held this fall, he should have selected a country that was stronger than Chili, which has just passed through six months of devastating civil war. The threats that have been made against the temporary government of that country by the administration this week must result in making the United States appear to the world in the role of the overgrown school boy "bully" among a lot of little boys. It will take a great deal more than the reports of Minister Egan, who has made himself obnoxious to the Chilians by meddling in their local affairs to convince sensible and unprejudiced people that the present government of Chili, which certainly has enough trouble at home, would deliberately and intentionally slight the United States in any way, notwithstanding its knowledge that Minister Egan should have so far forgotten his position as to openly take the sides in the civil war which recently ended there, and it is believed by those who are familiar with Chilean affairs that it will be fully shown upon an impartial investigation that Minister Egan has purposely exceeded his legal authority, with the intention of goading the Chilean authorities into taking some step that could be considered by the United States as an affront, and it is further believed that in this, Minister Egan has been acting in accordance with the wishes and instructions of the present administration. This is not a pleasant thing for a patriotic American to say, but appearances certainly indicate its truthfulness.

Senator Daniels, of Virginia, who has been making speeches in different sections of that State was in Washington this week. He says there is no opposition so far as he knows to his return to the Senate. His present term does not expire until March 4, 1893, but his successor will be named by the legislature which will be elected this fall.

It will not be the fault of the administration if the political machines known as "State associations" do not make the department pan out well in "voluntary" contributions for use in the important States this fall, and last there might be some misunderstanding on the part of the poor clerks as to how the administration views the efforts of these associations to compel them to come down with their cash, officials just a grade below cabinet officers have been put in charge of the various State associations. Sixth Auditor Coulter is the grand mogul of the Ohio association; he prides himself on being known as a "practical politician." The New York Association has elected Gen. Cyrus Bussey, Assistant Secretary of the Interior, president, and on its campaign executive committee are A. J. Davidson, Deputy Commissioner of Pensions; A. X. Parker, Deputy Attorney General, and a number of minor departmental officials, care being taken that not more than one of them comes from the same department. Thus every department is covered and no "voluntary" contribution escapes.

Nepotism and republicans have

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gast, report of com'rs to decide land, confirmed.

Shinnberry vs. Lockridge suit dismissed.

State of W. Va. vs. Paul McNeel's forfeited land, referred to W. H. Grose com'r.

Amos Barlow vs. St. Lawrence Boom Mfg Co. dismissed.

E. M. Thompson executrix of Wm. Thompson, dec'd. vs. W. G. Gilkeson, decree of sale.

L. W. Herold vs. J. B. Hannah's heirs decree for sale.

D. W. S. Alderman vs. Jas. Pyles heirs &c. decree of partition.

Jno. Dilley's adm'r. vs. Wm. Dilley & others, decree of sale.

Hull's adm'r. &c. vs. Hull's heirs &c., confirmation of com'r's report, and recommitted for further report.

Henry Grose vs. S. P. Patterson & others decreed partition of land.

Uriah Hevener vs. Lafayette Burr et. als. confirmation of sale.

Paul McNeel's Exor's. vs. Sam'l Auldridge & als. confirmation of sale.

E. H. Moore and wife vs. Wm. Burr adm'r. and others, referred to com'r.

Abraham Burkett vs. Geo. W. Kerr, set aside tax deed.

Augusta National Bank vs. Tardy, Urquhart & others continued.

Jno. Dilley's adm'r vs. Jno. Dilley's heirs order of reference to com'r.

Jacob Taylor &c. vs. Margaret &c. order to allot her dower in said land.

Jno. Pickering & al. vs. H. S. Rucker & al. order that defendant have leave to file his answer.

McAlister vs. S. C. Tardy, & S. C. Tardy, Jr., order to file answer.

Nannie E. Beard guardian &c., vs. Grace V. and Rachael P. Beard her wards, petition for sale of land.

R. P. G. Shafer vs. Rucker & others continued.

R. S. Turk vs. St. Lawrence Boom & Mfg Co., conjunction dissolved and case dismissed at plaintiff's costs.

Martha Ann Rider vs. A. W. Rider continued.

Wm. Gibson vs. C. A. Yeager & als. rule to show cause why the land should not be resold.

Wm D. Moore's adm'r. vs. Wm. D. Moore's heirs &c., order of reference to com'rs.

The Removal Question.

GREEN BANK, W. Va., Oct. 26th.

—ED. TIMES: Much has been said by the agitators of our County seat removal matter, but they have never made it apparent why said removal should be made, and when I attempt to give but a few of many reasons why our County seat should not be removed I answer the wishes of 3 to 4 of the citizens of this the Green Bank District.

First—We have one of the best jails in West Va., and at a cost of \$5,000 to us—the contractors declaring they lost \$3,000 on the job of constructing it, which virtually declares that our jail is worth \$8,000.

Second—We have been to \$8,000 cost to bridge Knapp's Cr. to accommodate the upper end of the county and an appropriation of about \$1,000 to make a road around the mountain below Huntersville so as to give the people of the lower end of the county access to it, and now a few foreigners wish to boom Marlinton and to aid in it offer a lot and \$5,000 (and such men do not buy pigs in pokes or offer \$5,000, unless by it they intend to make many times that amount) and many who seem not to see their interests clearly think that we should not fail to take in the \$5,000 like a money box gapping for a half pence.

Now I mean to utter the sentiment of many, many sturdy and far-seeing citizens when I say to you my fellow tax-payers, come to this subject with sense and soberness. This is an important matter, and when men say that our Co. Court has declared that the proposed court house shall cost but \$15,000,

remember, that court commissioners do not hold office like supreme judges, and the Court that now knows as may soon know us no more. Who knows what life's uncertainty or political diversion may bring fourth.

When we vote to move the county seat we are forging the fetters that will bind us to stand to this matter through evil as well as through good report, and when the dye is once cast the yoke is upon us—we are in for all time let the cost be small or large.

Take the Counts estimate of the Court house cost—\$10,000 falling to us, \$3,000 to remove the jail would put us in \$13,000, with the \$8,000 lost on the bridge which would make us realize a loss of \$21,000—which is the lowest possible estimate and we must expect it to be very much more, and, why should we give \$21,000 for the sake of a lot and \$5,000 in cash? We feel grateful to foreigners who mean by railroads &c. to develop our Co., but for us to give \$25,000 or \$30,000 to aid in foreign speculation it does seem strange.

To those in the lower end of the Co., we would say that you may suppose that getting our Court house 6 miles lower down from us is stimulatingusto fight this matter, but upon our honor this 6 miles figures as a very insignificant or small item in this matter, but let us appeal to you to stand with us in trying to repel the faction that would put such a tax upon us as this removal would entail.

Some cry out railroad, railroad, and for the life of Court-house removal agitators they cannot show that this matter has anything to do with the railroad, or a railroad with this county seat removal. The whole matter is plain, and a "wayfaring man though a fool may not err therein" if he will listen to plain practical reasoning. I do not mean by the above to say that the men who are favoring this removal are fools by any means—no, they are men who should know better.

Trusting that I have not been an intruder, I am yours,

E. W.

SUBSCRIBE FOR THE POGAHONTAS TIMES

Every man in the County should take it, and patronize home industry. It sustains your rights, and works for the advancement of your county, which no city paper will do.

It gives you the news from all parts of the county, which you could not get otherwise. It furnishes matters of interest to the Merchant, Farmer and Mechanic. It keeps you posted and gives you information, on all general news, and its sections and Miscellany are fit for all ages.

TERMS OF SUBSCRIPTION,

One year in advance \$1.00
If not paid within 6 months 1.25
And at the end of the year 1 50

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Letter Heads, Note Heads, Bill Heads, Envelopes, Drag Envelopes, Tags, Business Cards, Official Blanks, Blank Bonds, Posters, Briefs for the Court of Appeals etc

GET THEM AT "THE TIMES"

JOB OFFICE

Died.

At his home in Hillsboro, Pocahontas county, West Virginia, on the 14th day of Feb. 1889, Joseph Beard, in the 79th year of his age.

In the death of Joseph Beard Pocahontas county loses one of her oldest and most respected citizens, whose long and eventful life is honorably and inseparably identified with the history of the county. He was born in Greenbrier county, W. Va. on the 20th day of Sept., 1810, and removed to Pocahontas county in the year 1857. Early in life he was united in marriage to Mattie Jordan, daughter of John Jordan, Esq., with whom he happily lived till the day of his death, and who now survives him, an aged and lonely widow. As the issue of this marriage were born three children; one son, John J. Beard, the present Clerk of the Courts of Pocahontas county, and two daughters, Mrs. Isaac McNeel, and Mrs. Wm. L. McNeel, now deceased.

In the year 1833 Mr. Beard made a profession of religion and connected himself with the Methodist Episcopal Church. In 1844 when the division came, Joseph Beard without hesitation cast his lot with the M. E. Church, South.

His life was marked with unusual energy and activity, but in no enterprise was this more manifest than in his labors for his Church. He was not a religious enthusiast, nor specially demonstrative, but unceasingly gave those better and more substantial evidences of a firm and abiding faith in Christ and his church. In the prosecution of church work of every kind, he was always ready to do his part, and never slow to suggest to others their duty when the occasion demanded.

He was a man of firm convictions and decided opinions, yet ever maintained a liberal respect for the belief of others. There never lived a more sincere man; deceit had no place in the make up of his character. Indeed his habit of telling the truth plainly, and his outspoken candor in commending the good and reproving evil sometimes falsely led those who were not well acquainted with him to think him in some matters a harsh man, but he was not so; underneath the surface of solid belief and rigid candor was hidden a heart as tender as the heart of a child, the sympathies of which responded to the gentlest touch. His generosity and hospitality were proverbial, the friend and the stranger were ever his welcome guests, nor did he ever weary in sharing the comforts of his home with as many as chose to partake of them. He was possessed of a peculiarly happy nature; disappointment nor calamity could never subdue for any time his cheerful spirit. It was his rule to always do his best and to be satisfied with the result.

He will long and widely be missed. He was affectionate and indulgent toward his kindred, and true in his friendship. He was a good and useful citizen, ever ready to contribute in any manner to the good of society and of his country. But most of all will be missed by his church, whose interests were first in his heart. His life is ended, but its influence will still be felt, and truly may it be said of him that "being dead he yet speaketh."

DIED.—At the home of his parents on Knapp's Creek in Pocahontas County, on the 15th day of Feb., 1889. Pryne Herold, youngest son of Andrew Herold, Esq.

The immediate cause of his death we are informed was diabetes. He had been sick a very short while, and when it was announced that he

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Mail Sub-Contracting.

The mail route between this place and Traveler's Repose, has been sub-contracted for by John F. Wanless and C. O. W. Sharp, at about \$800. How's that? a mail 60 miles a day, every day in the year except Sunday, over mountains, streams and everything else for \$800.

We can't understand why men that claim to have good judgment will let a man from another State come in here and tell us what we shall work for; and take his mail routes off his hands at about half the actual cost that it will take to run them.

It looks as though some men will have a mail route if they have to pay some one to get it. Why is it? Is it an honor to carry a mail on an old poor horse over mountains, streams and through all sorts of weather and in mud and snow three feet deep and arrive at all hours in the night? If there is any honor in it we fail to see it.

The government don't want the mails carried for nothing; it is able to for it, if you will ask it; and why will you let these infernal star route contractors come in here and shove their contracts at a starving price off on you.

It's none of our business what you work for; but it worries us to have our mails come in, at all hours in the night. It would worry the devil himself.

What we want is good service, and we don't believe any one can give good service on a route as the above for \$800

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AN INTERESTING SUNDAY SCHOOL

There is a flourishing Sunday school, at New Hope school house on Brown's Creek, near Huntersville, under the joint management of Mr. James W. Warwick and W. T. Moore.

On a recent Sabbath afternoon the writer witnessed a scene there, not to be met with in any other Sabbath school in the world.

The first Sabbath School even taught in West Virginia, and for that matter, anywhere west of the Alleghanies was conducted by Mrs. Mary Warwick in her old age.

Though she was so infirm, that when seated, she could not arise from her chair without assistance yet she would have her servants to place her on a horse, and she would ride four miles to a log school house located near what is now called the "Jerry Friel cabin" on Jacob Sharp's property, where she met her Sunday School. She was the only teacher, and would open her school at 8 or 9 o'clock and continue teaching until one or two in the afternoon then she would go to William Sharp's, rest awhile, take dinner and thereupon return to her home at Clover Lick.

One of her favorite scholars was little Lizzie Sharp, now known and much esteemed by many of your readers, as good old Aunt Bettie McGlaughlin verging close to ninety years of age. She was at the Sunday School the afternoon referred to, and seemed interested in all that was going on. Mr. Warwick is a great, grand son, of her old Teacher, and Aunt Betsy says she can see her old Teacher's eye in Jimmy Warwick's head. It was a touching coincidence, that two such persons, should meet in sabbath school, after seventy-five years should have passed away, and is of historic significance in the literature of Sunday school.

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Pocahontas Times.

JOHN E. CAMPBELL,
EDITOR AND PROPRIETOR.

ADVERTISING RATES.

	1 m.	3 m.	6 m.	1 yr.
One inch	\$ 1.00	\$ 2.00	\$ 3.00	\$ 5.00
Three in.	2.00	4.00	6.00	10.00
Gr. column	3.00	6.00	10.00	17.00
Half column	1.50	3.00	5.00	8.00
One of n.	10.00	20.00	30.00	50.00

Reading notices, not exceeding five lines, twenty-five cents for each insertion, and five cents a line for each additional line.

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Entered at the Post-office at Huntersville, W. Va., as second class matter.

Huntersville, W. Va.

October 29, 1891.

AT A COUNTY COURT HELD FOR the County of Pocahontas, at the Court house thereof on the 8th day of October, 1891.

This day Matt Wallace and 696 other citizens of said County, presented their nine several petitions in writing, with the affidavits made by Uriah Bird, John Ligon, H. N. Hannah, William Vander-vort, Wm. C. Mann, B. M. Yeager, Henry A. Yeager and Uriah Bird and Ed. I. Holt, credible citizens of this County before L. M. McClintic, George P. Moore, A. C. L. Gatewood and B. C. Hill, notaries public of this County, and duly certified by them that said petitioners, are, as such affidavits verily believe, legal voters of this County, which said petitions together with said affidavits and certificates thereof are now here filed at this regular session of this Court, and the said petitions being in the same language and figures are as follows:

To the County Court of Pocahontas County, West Virginia: your petitioners, whose names are hereto signed, respectfully represent unto your Honorable body, that they are legal voters of Pocahontas County, in said state of West Virginia, and that they desire the re-location and removal of the county seat of said county from the town of Huntersville to a point on the east bank of the Greenbrier river in said county, known as and commonly called Martin's Bottom, on the lands formerly owned by Susan E. and Andrew M. McLaughlin, which were conveyed by them and wife to John T. McGraw, by deed dated on the 18th day of February, 1891, and is now of record in the clerk's office of the county court of said county of Pocahontas in Deed Book 21, page 301 and 307. The specific place and location on said lands, to which your petitioners ask the re-location of said county seat, is indicated as Court House Square on a survey and plat of said Martin's Bottom lands, now being made by Oscar A. Veazey, Civil Engineer, a copy of which plat and survey will be filed in the office of the clerk of the county court of said county of Pocahontas, for public inspection, on, or before the day of the presentation of this petition.

Your petitioners therefore pray, that a vote may be taken upon the question of such re-location, at and to the place above indicated, at a special election to be held in the said county on such a day as your Honorable body may indicate, not less than sixty days, nor more than four months from the date of entering an order to this effect. And your petitioners will ever pray &c."

And it appearing to the court, from an inspection of the said petitions, that they are signed by an aggregate of six hundred and ninety seven legal voters and citizens of this county, and that said petitioners ask the removal and re-location of the said county seat at and to the same place, and that said six hundred and ninety seven legal voters and citizens of this county constitute more than two fifths of all the legal voters of this county, which is estimated by allowing one vote for every six persons in this county as shown by the last census preceding the entry of this order. And there being no general election held in this county in and during the present year, said petitioners ask that a special election be ordered, had, and held on the question of the removal and re-location of said county seat to the place referred to in said petition, and hereinafter specially described, said election to be held according to the provisions of chapter 29 of the Code of West Virginia, as amended and re-enacted by chapter 37 of the acts of the legislature of West Virginia, entitled, "An Act to amend and re-enact Section 15 of Chapter 39 of the Code of West Virginia," passed on the 27th day of February, 1891."

And the said Matt Wallace, one of said petitioners, now in open court, for himself and all other voters signing said petition, tenders his bond in the penal sum of five thousand dollars, with Jno. T. McGraw, J. W. Marshall and Levi Gay as his sureties, conditioned according to law, which said bond having been acknowledged by the signers thereto before the court the same is accepted and approved as sufficient.

And it appearing to the court, that the petitioners in said petition, respectfully ask and desire that the county seat of this county be removed from Huntersville in said county, and be re-located and placed at a point on the east bank of the Greenbrier river in this

county, known as and commonly called Martin's Bottom, on the lands formerly owned by Andrew M. McLaughlin, which were conveyed by him and wife to John T. McGraw by deed dated the 18th day of February, 1891, and now of record in the clerk's office of the county court of this county in Deed Book No. 21, page 301, and by Susan E. McLaughlin by deed dated the 11th day of February, 1891, and recorded in said clerk's office in Deed Book 21, page 307. And that the specific place and location of said lands to which said petitioners ask the removal and re-location of said county seat is indicated as "Court House Square" on a survey and plat of said Martin's Bottom lands, made by Oscar A. Veazey, C. E., in surveying and laying out what is known as the Town of Martin-ton on said lands, a copy of the said survey, map and plan of said town having been filed in the clerk's office of this county, and now here tendered in open court and filed with said petition, which said place as shown by the deed hereinafter referred to is specially described by metes and bounds as follows, to-wit:

"Beginning at a stout locust post driven firmly into the ground at a point in a straight line drawn through the center of the west end of the Andrew M. McLaughlin spring-house and the stone chimney at the south end of the S. E. McLaughlin house, and situated at five hundred and eleven and one-half feet from the centre of the west end of said spring-house, and at one thousand and fifty-five feet from the center of said chimney, and at the south corner at the intersection of Judge street and Tenth avenue, as shown on the said Map of Martin-ton hereto attached; thence with the south-east side of said avenue south forty degrees and forty-five minutes west two hundred and ninety feet to another locust post driven firmly into the ground at the east corner, at the intersection of Jury street and Tenth avenue; thence with the north-east side of Jury street, south forty-five degrees and fifteen minutes east two hundred and sixty feet to another locust post driven firmly into the ground at the north corner, at the intersection of Jury street and eleventh avenue; thence with the north-west side of Eleventh avenue north forty degrees and forty-five minutes east two hundred and ninety feet to another locust post driven firmly into the ground at the west corner, at the intersection of Eleventh avenue and Judge street; thence with the south-west side of Judge street north forty-nine degrees and fifteen minutes west two hundred and sixty feet to the place of beginning."

And it further appearing to the court that the lot, tract or parcel of ground hereinafter referred to, is now owned by the Pocahontas Development Company, a corporation created by and operating under the laws of this state, the same having been conveyed to it by John T. McGraw and Jacob W. Marshall by their deed dated the 18th day of September, 1891, and now of record in the clerk's office of this county in Deed Book No. 22, page 204; and that said company proposes to donate said lands to this county free and relieved from all liens, costs and charges thereon, provided and upon this condition, however that said county seat be removed and that the public buildings be located and built thereon under the vote to be taken under this order, and that said company by John T. McGraw, its president, and Geo. M. Whitescarver, its manager and secretary, now here, in open court, tenders, in escrow, a deed for said lot, piece or parcel of land conveying the same to the County Court of Pocahontas County, for court house and county purposes, with covenants of general warranty, which deed, they ask, may be taken and held by the clerk of this court as an escrow to await the result of the election provided for by this order. If said election be favorable to the prayer of said petitioners and if said county seat be removed and the public buildings be located on the said land, then said conveyance is to be absolute, otherwise said deed is to be returned to the said company by the clerk of this court; and the title to the land conveyed is not to be deemed and held to have passed out of the said company and corporation, and said corporation in the event said removal and re-location are not made, is to be held relieved from any claim or title of this court or of this county to the land there-in described.

And it appearing further by the proposition of said Pocahontas Development Company, by its president, and manager, now here in open court made by them, that said company agrees, promises and binds itself to pay the sum of five thousand dollars in money to aid in defraying the cost and expense of a new court house and jail for said county, in the event, contingency, and upon the sole condition and consideration that the said county seat be removed to and located at the place above indicated, and its public buildings located thereon, at the said new town called Martin-ton, and said company now tenders its bond for said sum of five thousand dollars, executed under the seal of said company with George W. Whitescarver, John T. McGraw, J. W. Marshall, B. M. Yeager, Matt Wallace and Levi Gay, as sureties therein, conditioned for the true and faithful payment of the said sum of five thousand dollars under the conditions therein stated, which bond being inspected by the court, and the sureties therein named being sufficient, is approved and accepted, upon the terms and conditions upon which the same is tendered.

On consideration whereof, it is ordered, That a special election be held in this county on the

SECOND TUESDAY IN DECEMBER,

1891, to-wit, on the

5TH DAY OF DECEMBER, 1891.

at the several legal voting places in this county, as heretofore fixed and established by the former order of this court, at said election a vote be taken on the question of the relocation of the county seat of Pocahontas county as prayed for in said petitions. And the clerk of this court is directed to make out immediately upon the adjournment of this court, and certify a copy of this order for each of the several voting places in this county as fixed, established, and existing by law, and to deliver them to the sheriff of this county, who is ordered to post one copy of this order at each of the said voting places at least forty days before the said 8th day of December, 1891 and make return thereof according to law. And a copy of this order shall be published in The POCAHONTAS TIMES, a weekly newspaper published at Huntersville in this county, or in some other newspaper of general circulation in this county, at least once a week for four successive weeks prior to said special election herein ordered.

And the ballots used, given and voted at said election shall have written or printed thereon, "Re-location of County Seat," "For Re-location at Martin-ton," and "Against Re-location of County seat."

And the court doth appoint the following named persons, commissioners, to hold and conduct said election, for the respective voting places in this county, who, for their respective voting places, shall ascertain and certify the result of such election, as required by law, viz:

For Academy—W. W. Beard, John B. Kinnison and George S. McNeel.

For Split Rock—S. S. Varner, James Herold and F. P. Vander-vort.

For Traveler's Repose—O. W. S. Ginn, A. M. V. Arbogast, and Jacob L. Arbogast.

For Green Bank—Adam Arbogast, Jacob S. Wooddell and Charles A. Lightner.

For Dunmore—Jacob K. Taylor, B. F. McElwee and George W. Arbogast.

For Frost—Andrew Herold, I. B. Moore and C. O. W. Sharp.

For Huntersville—Sheldon Moore, D. A. Fisher and Wm. L. Harper.

For Edray—A. T. Moore, Henry Barlow and Wm. M. Sharp.

For Buckeye—R. E. Overholt, H. H. McClintic and Wm. O. McNeel.

And the clerk of this court is directed to take and hold said deed upon the terms and conditions upon which it is tendered and said clerk is also directed to accept the bond of said Pocahontas Development Company, and to file the same in his office to await the further order of this court.

A Copy, Teste:

S. L. BROWN, Clerk.

SCOTT'S EMULSION

Of Pure Cod Liver Oil and HYPOPHOSPHITES of Lime and Soda

Is endorsed and prescribed by leading physicians because both the Cod Liver Oil and Hypophosphites are the recognized agents in the cure of Consumption. It is as palatable as milk.

Scott's Emulsion is a perfect remedy for all cases of Consumption, Scrofula, Bronchitis, Wasting Diseases, Chronic Coughs and Colic. Ask for Scott's Emulsion and take no other.

In the Dark!

They who shut their eyes and ears to advice and wots not the errors of their ways are liable to step in at the wrong place and get "soaked" for their carelessness. That would be a step in the wrong direction and should be avoided. Therefore if you will give us your attention for a second, will tell you where to go to get the greatest bargains you have ever bought and undoubtedly twice as much goods as you ever bought before, for the same amount, and that is at

JACOB BONER'S.

DEALER IN

Dry Goods, Clothing, Ladies Dress, Goods, Boots, Shoes, Hats, Caps, Notions, Jewelry, &c.

MONEY can be earned at our NEW line of work, rapidly and honorably, by those of either sex, young or old, and in their own homes, wherever they live. Any one can do the work. Easy to learn. We furnish everything. We show you. No risk. You can devote your spare moments, or all your time to the work. This is an entirely new line, and brings a wonderful success to every worker. Business is waiting from \$25 to \$250 per week and upwards, and more after a little experience. We can furnish you the employment and teach you FREE. No space to explain here. Full information FREE. TRUE & CO., AUSTIN, TEXAS.

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Citizens of Pocahontas Co.

We are authorized to say that the people of this county, who oppose additional taxation that may be avoided, and consequently oppose moving the Court House from its present location to Marlinton, think that the voters should hear the matters involved publicly discussed before the day of voting. Those opposed to the movement have selected Mr. C. E. Moore as an exponent of their views and he will address the people of the county at the following times and places:

Lobelia, school house Friday Nov. 27th, 1 p. m.; Hillsboro, Saturday, Nov. 28th, 2 p. m.; Edray, Tuesday, Dec. 1st 1 p. m.; Frost, Wednesday, Dec. 2nd, 1 p. m.; Dunmore, Thursday, Dec. 3rd, 2 p. m.; Travelers Repose, Friday, Dec. 4th, 1 p. m.; Green Bank, Saturday, Dec. 5th, 1 p. m.; Huntersville, Monday, Dec. 7th, 2 p. m.

Any gentleman who desires to divide time with Mr. Moore at any of these places is cordially invited to do so. The voters are the parties interested and should not miss these discussions.

Pocahontas Times.

JOHN E. CAMPBELL,
EDITOR AND PROPRIETOR.

ADVERTISING RATES.

	1 m.	3 m.	6 m.	1 yr.
One inch	\$ 1.00	\$ 2.00	\$ 3.00	\$ 5.00
Three in.	2.00	4.00	6.00	10.00
Qr. column	3.00	6.00	10.00	17.00
Half col'n	6.00	12.00	20.00	30.00
One col'n	10.00	20.00	30.00	50.00

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Entered at the Post-office at Huntersville, W. Va., as second class matter.

Huntersville, W. Va.

December 10, 1891.

RELOCATION QUESTION AT LAST SETTLED.

The question as to where our Court House shall be located, is at last finally settled by the people.

As the result shows that the will of over three-fifths of our people is that Marlinton shall have the Court House, it becomes as citizens of a republic to bow with deference before the will of the people thus emphatically expressed.

In discussing the issues, through our columns, we have endeavored to be conservative, but we admit that it was with regret that we realized that the County Seat must seek a more central and convenient location to conform to the wish of the large majority of the citizens of our County as the vote shows that the desire for a change of location was general throughout the County.

The returns show that the voters were about all at the polls. The result was not occasioned by local prejudice or factional bitterness. The election was a fair, open, honest expression of the will of the voters. Now, let us lay aside all feeling except good-will, and let each and every one do all he can, by word and deed, to make our county seat what has been so appropriately styled, "the people's town—the principal town of our County."

Our County Court will be convened on next Saturday, Dec. 12th, to declare the result, and we will thus have this question finally settled, and leaving old rats we start on the highway to general prosperity.

As soon as we can make necessary arrangements, we will move our paper to the new city and enlarge it to an 8 col. folio or twice the size it is now, and we trust that the liberal aid of our people, which has heretofore been so generously extended to us, will still be ours, and not ours only, but will be extended to the home of our adoption.

High Tariff Does not Hurt the Rich.

There is one significant and instructive paragraph in the Associated Press synopsis of opinions cable from Paris of the effect of the McKinley bill on our trade with France. A Mr Vanbergen, "who annually exports to the United States textile goods to the value of \$5,000,000 francs," is quoted as saying: "The new tariff has not greatly injured our trade in high-class goods. Our business in cheaper goods has diminished considerably." In other words, as the *Sun* and tariff reformers generally have insisted, is the people of moderate means, or the actually poor, neither of whom can afford to pay fancy prices, who are injuriously affected by an unduly high tariff. Being unable to pay, they go without or buy an inferior article produced at a lower price in this country. In either case, they are made to bear the whole weight of the tariff iniquity. The rich, on the other hand, are not affected. They can afford to buy and do buy "high-class" goods, whatever the

tariff tax upon them. They may object to being robbed for the benefit of tariff monopolists, but they do not suffer as the poor. The whole tariff system in this country is aimed with fatal directness at the great mass of consumers, with the practical result of making the burdens of poverty, the privations of small incomes much greater than they need be.—Baltimore Sun.

Here is a list of names which have been mentioned as the nominees of the Democratic party for President and Vice President:—Cleveland and Boies, Russell and Boies, Boies and Russell, Hill and Boies, Cleveland and Campbell, Hill and Campbell, Gorman and Campbell, Gorman and Boies, Russell and Gray, Flower and Campbell, Flower and Gray, Hill and Gray, Cleveland and Gray, Flower and Vorhees.

WASHINGTON LETTER.

From our regular correspondent.

WASHINGTON, D. C., Dec. 4th.—The very spirited contest for the Speakership of the House of Representatives will close with the selection of one of the candidates by the democratic caucus which will be held tomorrow, but it will be years before it is forgotten. There have been many things to cause it to be remembered, not the least of which is the large number of candidates that will remain in the field up to the last—this is of itself highly creditable to the democratic party as an organization, as it is a party that does not tolerate bossism, but gives every man in its ranks an equal right to aspire to any honor within its gift. Another thing about it that will not soon be forgotten is the action of the republicans in trying, by misrepresenting innocent remarks made by democrats, and in many instances by the outright manufacture of statements to create a feeling of antagonism between the friends of the several candidates—they succeeded but too well in some instances.

Whoever is selected for Speaker, the attempt will be made in certain quarters to make it appear that the selection makes certain the nomination for President next year of some one of the gentleman who have been prominently named for that honor. That is another republican scheme. There is not the slightest thing to base such a conclusion upon, no matter which of the candidates for Speaker may win. There are, to your correspondent's certain knowledge, men in the ranks of the supporters of each of the candidates who favor Mr. Cleveland, Governor Hill, Governor Gray, Senator Gorman and Governor Boies, so you see what nonsense it is to say that the success of any one of the candidates for Speakership will have any direct effect upon the nomination for President next year. Just as members of Congress have differed in their opinions of the best man for speaker, so will they differ when it comes to selecting a candidate for President. The National democratic convention, and not the House of Representatives, will name the presidential nominee of the party, republican busybodies to the contrary notwithstanding.

Representative Cooper, of Indiana, who originated the Raum investigation in the last Congress says that if Mr. Harrison persists in keeping Raum at the head of the Pension office he will move for another investigation. Mr. Cooper has secured a large addition to the stock of ammunition which the packed committee of the last Congress refused to allow him to use, and if Raum does not vacate the Pension office he will see to it that the next investigation does not end with a coat of whitewash.

It is stated here, but denied, that Secretary Foster's health is in a precarious condition. While denying that he is seriously sick, his friends admit that he is going South for several weeks' rest before he

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SAY THEY WANT THE

Court House Removed. MARLINTON,

IS NOW THE COUNTY SEAT OF POCAHONTAS.

ONLY 4 VOTES AGAINST IT IN THE
EDRAY DISTRICT.

91 OVER THE NECESSARY THREE-FIFTHS.

OFFICIAL RETURNS.

<i>Names of Precincts.</i>	<i>For relocation.</i>	<i>Against relocation.</i>
HUNTERSVILL PECINCT,	60	118
FROST	21	48
BUCKEYE	76	3
EDRAY	255	1
SPLIT ROCK	88	0
ACADEMY	380	25
TRAVELER'S REPOSE	30	34
GREEN BANK	12	210
DUNMORE	18	36
Total vote cast	940	475

—“I am compelled to announce, HAY FOR SALE.

Pocahontas Times.

JOHN E. CAMPBELL,
EDITOR AND PROPRIETOR.

ADVERTISING RATES.

	1 m.	3 m.	6 m.	1 yr.
One inch	\$ 1 00	\$ 2 00	\$ 3 00	\$ 5 00
Three in.	2 00	4 00	6 00	10 00
Or. column	3 00	6 00	10 00	17 00
Half col'n	6 00	12 00	20 00	30 00
One col'n	10 00	20 00	30 00	50 00

Reading notices, not exceeding five lines, twenty-five cents for each insertion, and five cents a line for each additional line.

TERMS OF SUBSCRIPTION.

One copy, 1 yr., \$1.00 in advance; after 6 months, \$1.25; after 12 months, \$1.50. These terms will be strictly complied with.

Entered at the Post-office at Huntersville, W. Va., as second class matter.

Huntersville, W. Va.

December 17, 1891.

MARLINTON.

We had the pleasure of spending last Friday night and Saturday in Marlinton, the new city on the Greenbrier river.

The Pocahontas Development Company which is composed of men of wealth and influence propose, as they say, to make Marlinton a city, and we have every reason to believe they will, knowing as we do the vast surroundings of timber, coal, iron ore, limestone, building stone, fire clay, and in fact everything that is calculated to furnish for ages to come, industrial manufacturing plants of almost every description.

It is situated at an elevation of nearly 2000 feet above the Atlantic, and it is destined to become a great summer resort.

Ex-Senator Camden says that Marlinton will become at no distant day the largest manufacturing city in the interior of the State.

The Pittsburgh & W. Va. and C. O. railroads are under contract to meet at Marlinton and form a junction there, and it is believed that these roads will be completed within one year.

The Company, we understand have secured one of the largest tailories in the United States to come there, which will employ several hundred men, and are negotiating for other plants, which no doubt satisfactory arrangements will be consummated with some of them.

Messrs. Levi Gay and John Peters are making arrangements and buying machinery for a large brick plant, which they will have in operation in the early spring.

The lot drawing comes off the 10th of March, and then the city will begin to assume shape. Manufacturing plants, business and dwelling houses will spring up in every direction. The contract for the new Court House and public buildings for the County will be let, we presume within a few months and work commenced on them as soon as the winter is over. There are now under construction two large store houses, a bank building, livery stable, one or two dwelling houses, our printing office and we learn a drug store, doctor's office, saddler's shop &c. will be started in a few days.

Next year will be a great year for Marlinton, and no doubt all who invest there will realize handsome profits.

The President's message was read in both houses of Congress on the 8th inst. The salient features of it, are foreign affairs, the Tariff taking strong protective position, finance opposing the free coinage of silver, Postal affairs urging better facilities for rural communities and Pensions. He opposes the admission of Utah until polygamy is wiped out. He believes the experiment of making soldiers of Indians successful. He inferentially regrets that the force bill did not become a law.

Mrs. James K. Kines, living near Culverton, Fauquier county, Va., and her three children were brutally butchered on the 9th, and the building set fire to conceal the crime. A man named Heflin working in the neighborhood, was arrested, and under the influence of fear from lynchers, confessed to committing the crime, to an officer, who was hurrying him out of the reach of the lynchers—Another man named Dye, whose daughter Heflin was to marry, is under arrest, as well as the daughter and her mother. It is believed a conspiracy was formed to kill Mrs. Kines, rob the house of money, and then appropriate it to a wedding feast.

Desperate Fight Between Man and Bear.

A fight occurred on the 5th inst. between a man and a bear at the timber camp of Stetson & Co., on Dearborn creek, in Lincoln county. Arnold Moore was cook at the shanty where the workman boarded, and for some time had noticed pilfering in the pantry, but supposed the dogs were doing the mischief. Saturday evening he returned to the camp, after an absence of some hours, and was met at the threshold of the house by a huge black bear. A fight began at once and in earnest. Moore had nothing for defense but a long, keen bladed clasp knife, which he opened and began what proved to be a desperate fight, lasting for some minutes. First the man and then the bear was on top. After a fearful struggle Moore pierced the heart of the bear with his knife, and the bear fell dead at his feet. Moore was bloody and mangled, one finger gone and one ear missing, with wounds and scratches on all parts of the body. The bear weighed 400 pounds when dressed and had over fifty knife thrusts in his body.

Where The First American Flag Was Made.

The House where Betsy Ross made the first American flag stands at 239 Arch street, Philadelphia. Betsy was consulted by Washington and George Morris about the flag and suggested a five cornered star, which was adopted. Then she made the flag, and afterward others for the fleet then in the Delaware river. The house in which she lived is now in a business part of the city. Betsy had the contract to make all the government flags for many years. She was married three times. Her first husband, John Clay Pole, being a lined descendant of Oliver Cromwell. The old house is owned by Mrs. Amelia Mudd.—Jackson Bugle.

WASHINGTON LETTER.

From our regular correspondent.

WASHINGTON, D. C., Dec. 4th—

Mr. Harrison's annual message to Congress is a strong bid for re-nomination at the hands of his party, and all that now remains to make his nomination certain is that Mr. Blaine shall write that letter which the public has for a year or more been periodically informed that he was just on the eve of writing, declaring that he will under no circumstances accept the nomination. He may or may not write such a letter; just now it is again positively stated that he will do so in a few days.

The only part of the message deserving of the slightest commendation is that dealing with the several foreign complications which have occurred during the past year. The rest of it with one or two exceptions is worthy only of the condemnation of those who believe only in democratic ideas of the administration of the Government. He strongly endorses the Government guarantee of the \$100,000,000 of bonds which ex Senator Warner Miller estimates as necessary to build the Nicaragua canal; he wants to interfere with the sovereign rights of a State as lately exercised by the Michigan

COUNTY COURT.

The County Court convened at this place last Saturday for the purpose of declaring the County seat removal election. There were present Messrs. Edgar Beard, G. M. Kee and Samuel B. Hannah, gentlemen Commissioners.

After examining the several returns, the result was declared as previously announced in this paper. And it was ordered that S. L. Brown Clerk of the County advertise for plans and specifications for the new Court House and jail, together with convenient fire proof Circuit and County Clerks' offices, and also to advertise for the erection and construction of the same. Buildings to be built of brick and stone or stone or brick.

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HISTORY OF POCAHONTAS.

Five Years History of Pocahontas County, as Recorded in the Order Book of the County Court.

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The first County Court for Pocahontas was held on the 5th and 6th of March 1822 (69 years ago) by William Poage, James Tallman, Geo. Poage, Benjamin Tallman, John Baxter and George Burner, gentleman justices. Cyrus Cary and Johnson Reynolds qualified as attorneys to practice in the Court, and Mr. Reynolds was appointed attorney for the commonwealth. John Jordan qualified as sheriff and his son Jonathan as deputy. Josiah Beard was appointed Clerk, Robert Gay, commissioner of the Revenue, John Baxter, Colonel, Benjamin Tallman, Lieutenant Colonel and William Blair Major of the Militia; Boon Tallman, Captain of a company of cavalry, Andrew G. Mathews first and Benjamin Wallace second Lieutenant of said company. Wm. Arbogast, Henry Herold, Isaac Moore and Milburn Hughes were recommended to the Governor to be appointed Captains of the Militia; Robt. Warwick, Wm. Moore, Wm. Young and James Rhea as Lieutenants; Jacob Slaven, James Wunless, Sam'l Young and Jas. Callison as Ensigns and Abraham McNeel as Coroner. Jacob W. Mathews, Thos. Hill, Jno. Slaven, Jas. Callison, Sr., Wm. Edmiston, Jno. Gililand, Wm. Cackley, Sam'l Cummings, Jno. Bradshaw, Patrick Bruffey, Jas. Waugh and Jas. Sharp were recommended to the Governor as justices of the peace, and their appointments as such desired.

At the May term (7th of May) a grand jury was sworn in and indictments were found against David H. Smith for assault and battery, and against Josiah Beard for obstructing public road. Jno. Burner and Geo. Mays qualified to practice law in the Court, and Sampson L. Mathews qualified as surveyor.

Richard Hill, Geo. Poage, Jno. Bradshaw, Jas. Tallman and Jno. Slaven, appointed overseers of the poor. Abraham McNeel and Robt. Rhea recommended to the Governor to be appointed sheriff (the first named was always appointed) David H. Smith bound to keep the peace for one year, in the penalty of \$100. Henry Herold appointed constable, and a number of orders made appointing Com'rs to lay off and mark out public roads &c.

At the May term, F. W. Perkins was granted leave to keep an ordinary, Jno. Bradshaw private entertainment in Huntersville and Sam'l Cummings near the town.

The Court fixed the rates to be charged by the ordinary as follows: For diet 25 cts., lodging 8 cts., grain per gallon 12 1/2 cts., horse 12 hours at hay 12 1/2 cts., whiskey per gill 6 1/2 cents, brandy 6 1/2 jamaica spirits 12 1/2, French brandy 12 1/2 and rum 10 cents per gill. Oh! for the good times of long ago. Some of my old friends are singing while I write.

Thos. Hill, Sam'l M. Gay, Pat. Bruffey, Jas. Tallman and Jno. Gililand were appointed school com'rs.

And it was ordered that the Clerk should keep his office at the house of John Bradshaw.

At the June term, Noah Legrand and Thos. B. Hamilton and Adam See were admitted to practice in the Court. Jos. Alderson to be qualified as deputy Clerk and an order for Johnson Reynolds to be summoned to the August Court to show cause why he should not be

removed from the office of attorney for the Commonwealth.

The county levy was laid allowing the attorney for the commonwealth \$50, clerk \$50 and Sheriff \$20 per year.

The whole levy for the year being \$950.47, \$655.50 of which was to be applied toward building court house, \$30 to John Nickles for removing and building temporary court house \$72 for 13 wolf scalps at \$4 each, and the sheriff ordered to collect from 437 tithables \$2.17 1/2 cts. each to pay the levies so made.

A deed admitted to record from John Bradshaw at the July Court 1822 to the county, conveying the land to the county upon which the Court house and jail were erected.

Ludwigs Robins a Presbyterian Minister authorized to celebrate the rites of matrimony, (as the good old customs of that day were determined to increase the Pocahontas multiplication table) and Thos. Bradshaw to keep private entertainment.

AT AUGUST COURT.

The only indictment found was against Josiah Beard, for obstructing the public road. Wm. Smith and Pere B. Wethered were permitted to qualify and practice as attorneys. Isaac Sanders bound over to keep the peace upon complaint of Josiah Beverage. Com'rs appointed to view and mark out the way for a road from Randolph line to Valley Mt., and another to mark out the way for road from the Randolph line to the head of Greenbrier settlement. David Smith fined \$7.50 for assault and battery by the verdict of a jury.

SEPTEMBER COURT 1822.

A number of orders made appointing surveyors of road. An order made declaring Josiah Beard incompetent to act as clerk of the court, and that the same be certified to the general court, that a rule may be taken and he removed from office, with the protest of Jas. Tallman, Wm. Poage, Geo. Poage and Ben. Tallman against the order so made, and Robt. Gay appointed com'r of the Revenue for 1823.

OCTOBER TERM 1822.

All orders that were made in relation to roads. It seems that at that time every road dwindled into a squirrel path, ran up a tree and was lost.

NOVEMBER TERM, 1822.

John Hutchison permitted to practice law in the court.

Nicholas Simmons appointed Lieutenant in Captain Herold's company 127 Reg. 8 of Va., Peter Herald ensign in said Co., and Levi Moore and other Com'r appointed to enter into a contract with Peter McClair for building the court house.

Wm. Young appointed Captain of Militia. Thos. Cochran for Lieutenant and David Hanna ensign, Wm. Callison Lieutenant and Benj. Wallace ensign in another company.

MAY COURT, 1823.

John Jordan qualified as Sheriff, and license to Peter McClair to keep an ordinary, John Bradshaw and Francis W. Perkins to keep public entertainment.

JUNE COURT.

Sheriff returned delinquent list of taxes amounting to \$34.20.

County levy laid for \$1,453.12, \$1,114.83 of which was for public buildings. \$80 for 20 wolf scalps. \$35 to sheriff and only \$10 to clerk and same to Reynolds attorney for the Commonwealth. Levied on 478 tithables at \$3.04 each. Sam'l Hogsett appointed Coroner, and Wm

Poage recommended for the office of Sheriff. Fixed the amount to be paid for keeping property levied upon—horse for 24 hours 6 1/2 cents, cow 3 cts., sheep and hogs 1 cent each, gallons of grain 12 1/2 cents.

JULY TERM.

Geo. May appointed attorney for the Commonwealth in the place of John Reynolds and to pay him the \$10 heretofore paid Reynolds. Sam'l M. Gay appointed school com'r. Grand jury presented Francis W. Perkins.—Jas. Stratton indicted for assault and battery. Order increasing the size of the court house then building, from the 19 to 23 ft. and the jail from 15 to 19 feet.

SEPTEMBER TERM.

Wm. Cackley granted ordinary license and Lanty Lockridge private entertainment.—Robt. Gay appointed com'r Revenue for 1824.

OCT. TERM.

Wm Hill indicted for assault and battery. Robert Corley recommended for Capt. of Militia. Delinquent list returned by sheriff amounting to \$17.67.

MARCH TERM, 1844.

Lodwell Richard permitted to qualify as a lawyer and practice in the court. A deed of emancipation from John McNeel of his negro man Robt. Trout. Jonathan Jordan qualified as deputy of W Poage Sheriff. James Cooper appointed constable and Moses McClintic and Geo. H. Fry not permitted to qualify as deputies of Poage, and Jas. Tallman, Geo. Poage, Ben Tallman, J. W. Mathews and Jacob Lightner entered their protest against the action of the court is refusing to permit them to qualify as deputies of Poage.

MAY COURT 1824.

W. H. Terrill permitted to qualify and practice in the court. Grand jury found four indictments. Order quashing warrant committing Nancy Hughes, Wm. Hughes and Geo. Hughes to jail, and then bound over to keep the peace for one year, and also warrant committing Sam'l McCoy quashed. John Bradshaw licensed to keep an ordinary, and so was Wm. Cackley. Western Mills having treated a grand juror with contempt was imprisoned during the sitting of the court. Jas. Cochran, charged with felony acquitted.

(Continued next week.)

HOW A COWARD FEELS.

It is a humiliating confession to make, but, physically speaking, I am an arrant coward! And yet, so far as formation of body goes, I ought not to fear to cope with any ordinary being of danger.

I am young, tall, have a chest measurement of about thirty-nine inches, and am, I believe, thoroughly muscular.

How I have tried to overcome this feeling of cowardice, but in vain! At the first sign of my being involved in danger I turn deadly pale, my heart beats wildly, and I am seized with such a fit of trembling that my legs almost give way beneath me. I am almost rendered nearly speechless for my voice quavers to such an extent that I can scarcely articulate words.

And my friends actually want me to join the army!

"No," said I to myself, with a sickly smile. "The pen is mightier than the sword," so I'll stick to the pen."

What a noble soldier I should have made! I am sure that, in the event of being "ordered to the front," I should have deserted at the first opportunity.—"A Coward" in London Tit-Bits.

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Pocahontas Times.

JOHN E. CAMPBELL,
EDITOR AND PROPRIETOR.

Huntersville, W. Va.

November 5, 1891.

The Camden Road.

Thomas P. Grasty, writing to the Manufacturer's Record from Parkersburg, where he has been stopping over after a trip over the route of Camden's new line, gives many particulars of interest to this section. A map is given with Pittsburg at one end of the line and Covington at the other. Following is the part of the letter referring particularly to this section:

"Appropos of new towns, one of the most inviting locations that I know of is the point on the Greenbrier river where the West Virginia and Pittsburg meets the Chesapeake and Ohio. To this point from the Gauley river, a distance of only 34 miles, the final surveys have been made and the road is ready to be let to contract. The sight of the new town is now known as Martin's Bottom, and a vote has been ordered in Pocahontas county on the question of moving the county seat thither. I did not see the place, but am told it is a beautiful location.

Besides being on the outskirts of a great timber and coal field, it is adjacent to what is supposed to be good iron ore, in both the Oriskany and Clinton formations of the Alleghany mountains. I am informed moreover, that the Chesapeake and Ohio Company are now having a portion of this alleged ore region explored under the direction of Mr. Langdon, the geologist. "But that is another story."

The junction at Marlinton is the result of an agreement between the manager of the West Virginia and Pittsburg Railroad and that of the Chesapeake and Ohio. The latter road has about 25 miles yet to build from its Warm Spring extension, and the West Virginia and Pittsburg as has been stated; 34 miles besides what is now ready for track laying, in order to complete the connection from Pittsburg in Pennsylvania, through the centre of West Virginia to Covington. Much of this intervening country, now a wilderness, will so soon as the connection is made, become the scene of industrial developments on a scale so seldom witnessed in this country.

I asked Mr. Camden about the road up Potts Creek to open the 60,000 acres of strictly mineral lands owned by a syndicate of which he is a member. "That," he replied will be an independent road with equal advantage to the Chesapeake and Ohio and the West Virginia and Pittsburg. It will be built in the near future, and will be about 30 miles long, from Covington on toward the divide between the Potts creek and Big Stony, which latter runs through Norfolk and Western territory. This area has been explored by experts who have explored and opened the ore body in more than 50 places, which show that the slopes on either side, as well as the valley itself, contain a persistent bed of Oriskany ore from 20 to 50 feet in thickness. Most of this ore will be made into pig iron by furnaces to be erected along the road on the syndicate's property, and some will be shipped to furnaces in Virginia. A large portion of the pig iron production on Potts creek will be shipped to Pittsburg. A perfectly satisfactory traffic arrangement has been made with the Chesapeake and Ohio people, which is to apply alike to West Virginia and Pittsburg and the proposed Potts Creek Railroad."

Summing up the result of my reconnaissance in the territory of the Camden system, I am convinced that the value of the traffic it will create is beyond computation. Unlike most new roads, this one is thoroughly ballasted and in first class condition."

Sale of Real Estate for Taxes.

Notice is hereby given that the following described tracts or lots of land, in the County of Pocahontas, which are delinquent for the non payment of taxes for the years 1889 and 1890, will be offered for sale by the undersigned sheriff, at public auction at the front door of the Court House of said County, between the hours of ten in the morning and four in the afternoon

on the 14th day of December, 1891,

that being the second Monday in the month. Each tract or lot, or so much thereof as shall be necessary, will be sold for so much cash, as is sufficient to satisfy the amount due thereon as set forth in the following table:

NAME OF PERSON CHARGED WITH TAXES.	QUANTITY OF LAND.	LOCAL DESCRIPTION.	Total amount of taxes, interest, cost of pub. and com. being an incumbrance to be paid before sale.	Total amount of taxes, interest, cost of pub. and com. being an incumbrance and fee for redemption.
GREEN BANK DISTRICT.				
Conrad Lewis C.	600	Hd w'trs Greenb'r r.	4 49	4 74
Camden G. D. & Crouches heirs	1300	" Greenbrier r.	6 13	6 38
Campbell J. B. Est.	60	West "	1 34	1 59
Campbell Sam'l B.	271	Greenbrier r.	38 14	38 38
Cunningham W. A.	71	"	1 52	1 77
Davis Jas. O. & Isaac N.	262	Hd. Greenbrier r.	3 30	3 55
same	150	same	2 21	2 36
Heavenor's Jacob Est.	20	E. Branch Deer cr.	2 01	1 26
Hutton Alfred	298	ad 506 Greenbrier r.	4 64	4 89
Hickman Mary A.	1	In Green Bank	12 31	12 56
Kimble Jason & J. P. Anlt.	140	Hd. Greenbrier r.	2 00	2 25
Morrow Wm. N.	904	E. Branch Gr. r.	10 24	10 49
same	915	same	10 42	10 67
McLaughlin Dan Est.	45	Deer creek	1 09	1 34
Seaton Mary A. wife of Jno.	391	Brush Run	3 34	3 59
Sharp John Sr. Est.	2308	Alleghany M.	16 49	16 74
Stevens Geo. O.	904	E. Branch Greenb'r r.	9 55	9 80
same	915	same	9 69	9 94
Warmsley Jno. H.	393	Back Alleghany	8 41	8 66
Willong Michael	337	Alleghany M.	9 84	10 09
EDRAY DISTRICT.				
Armstrong Jno. H.	483	Swago	2 65	2 90
Adkinson Abel Est.	13 53 p	same	90	15
Armstrong B. F.	514	same	1 94	2 19
Aldridge Wm. & G. W. Hill's Est.	224	M. Lick	1 21	1 46
Cameron Geo. H.	297	Dry Branch	4 38	4 63
Dilley Wm.	100	W. Gr. river	9 40	9 65
Friel Israel	68	Greenbrier river	1 15	1 40
Hannah David Est.	290	W. Gauley Mt.	2 44	2 69
Hogsett Sam'l Est.	883	Old Field Pk.	14 03	14 28
same	138	same	8 64	8 89
Jackson Wm.	100	Shty Fork	5 59	5 84
Kee S. R.	233	Swago Creek	3 49	3 74
McDowell Martin & Jno. col.	121	Adj. John Gay	2 02	2 27
Moore Isaac B.	1 72 p	Waters Elk Riv.	70	1 04
McDonald Geo. W.	304	Thorney Flat	19 76	20 01
same	1633	Wat. Big Spring	103 94	104 19
same	167	same	2 63	2 88
Porter W. A. & Wm.	285	Hd. Laurel Run	4 10	4 36
Skyles Jennie B.	1	Marlin's Bottom	11 27	11 52
Wheeler Robt. (col)	43	Adj. Andryge	73	98
Warwick Jno. W. & E. M. Hill's	361	Clower Creek	5 08	5 33
same	20	W. Greenbrier r.	73	98
same	265	same	3 89	4 14
Warwick Jno. W.	510	Greenbrier River	2 15	2 40
HUNTERSVILLE DISTRICT.				
Courtney Geo. W. Est.	111	Buckley Mtn.	87	1 12
Cobb Amanda	100	same	84	1 09
Craig G. E. Est.	24	Adj. Huntersville	4 40	4 65
Campbell William	90	Alleghany Mtn.	84	1 07
Green Sarah	Lot 24	Huntersville	2 02	2 27
Harris Randolph	4	Waters Knapp's cr.	64	89
Holcomb Joseph	48	E. Cochran's crk	2 27	2 53
Hauk George F. W.	410	Little Back Creek	3 39	3 64
King Chas	29 15 p	Hills	4 83	5 08
Rose Andrew M. & wife	48	Buckley Mt.	67	92
Seebert Jos. Est. & Herald	600	Waters Do'third's cr	4 73	4 98
Shafer R. P. G.	15	Buckley Mtn.	58	83
Townsend W. F.	100	E. Greenbrier Riv.	2 90	3 15
White Henry & Jos. Seebert's heirs	300	Middle Mtn.	2 77	3 03
same	1200	Middle Mtn.	3 79	4 04
Young Chas.	189	Marlin's Mtn	1 94	2 19
LITTLE LEVELS.				
Anderson Morgan	14	Brush Run	56	81
same	46	Bruffley's creek	1 64	1 89
Bruffley Mary J.	43	same	1 61	1 86
Dean J. P.	87	Mill Run	1 24	1 49
Kinnison Rachel	304	Oldham Run	2 32	2 57
McNeel Rachel C. H's.	493	Cranberry	12 56	12 81
same	51	Greenbrier	2 86	3 11
McNeel Rachael C. Est. and Jos. Beard	38	E Droop Mtn.	95	1 20
Pennel Joseph	2	Stamping c'k	99	1 24
Rodgers Geo. M.	125	Laurel creek	1 25	1 50
Rider George B.	75	S. Br. Beaver Lick	1 45	1 70
Rider A. T. J. & Laura J.	138	Poplar Flats	2 22	2 52
Smith Brona E.	138	Stamping creek	2 22	2 52
Sidenstricker Margaret Est.	1 25 p	Hillsboro	82	1 07

Recapitulation—State tax, \$133.69; County tax, \$133.44; District tax, \$154.96. Total \$422.09.

Any of the aforesaid tracts or lots may be redeemed by the payment to the undersigned Sheriff, before sale, of the amount due thereon.

Given under my hand this 27th day of October, 1891.

J. C. ARBOGAST, Sheriff, P. C.

Shingles for Sale.

I have for sale at my saw-mill on Knapp's Creek 15,000 first class pine sawed shingles, \$4.00 per 1,000 cash, when taken away.

S. P. MOORE.

Sunset, W. Va.

—We hereby authorize all persons not to trespass by hunting or fishing upon our land.

ALLEN and JNO. C. GOLFORD.

Green Bank, W. Va.



TO WEAK MEN

Suffering from the effects of youthful errors, early decay, wasting weakness, loss of manhood, etc., I will send a valuable treatise (sealed) containing full particulars for home cure, FREE of charge. A splendid medical work, should be read by every man who is nervous and debilitated. Address, Prof. F. C. FOWLER, Medford, Conn.

CASTORIA

for Infants and Children.

"Castoria is well adapted to children that I recommend it as superior to any prescription known to me." H. A. ARCEB, M. D., 111 So. Oxford St., Brooklyn, N. Y.

"The use of 'Castoria' is so universal and its merits so well known that it seems a work of supererogation to endorse it. Few are the intelligent families who do not keep Castoria within easy reach." CARLOS MARTIN, D. D., New York City, Late Pastor Bloomingdale Reformed Church.

Castoria cures Colic, Constipation, Sour Stomach, Diarrhoea, Eruption, Kills Worms, gives sleep, and promotes digestion. Without injurious medication.

"For several years I have recommended your 'Castoria,' and shall always continue to do so as it has invariably produced beneficial results." ROWEN F. PARKER, M. D., "The Winthrop," 155th Street and 7th Ave., New York City.

THE CASTORIA COMPANY, 77 MURRAY STREET, NEW YORK.

New Goods, New Goods!

Lourey & Doyle's,
Huntersville, W. Va.

We have just received a nice line of Fall and Winter Goods, which we sell very low, and we desire our customers and the public generally to call and examine them.

We have a nice line of

Mens', Womens' and Childrens' Shoes at all prices.

Mens' heavy weight Over Shirts, Under Shirts and Drawers.

Mens' Hats and Caps, Duck Leggings, Lumbermens' large 'Woolen Socks.

Following, we will give a few prices:

Calicoes 5 to 7 1/2 cents, Ladies Dress Goods, latest styles 8 cents up. Cotton checked Shirting 8 to 10 cents, Five quarter table oil cloth 25 c.

We have a large lot of pants and overalls, Ladies Shawls, Yellow and Bleached Cottons, Fine Umbrellas.

Towels, Ladies Corsets &c., &c.

A. M. McCLINTIC & CO.

(Successors to Fudge & McClintic)

Mt. Grove, - - Va

DEALERS IN

All brands of

LIQUORS,

At from \$2.00 to \$3.50 per gallon.

Orders filled promptly.

Also a full line of general Mercandise.

Call and examine our both Wet and Dry Goods before you purchase elsewhere.

FINE WHISKIES.

AT

M. O'Farrell's,

At the foot of the Alleghany mountain, on the Warm Springs and Huntersville turnpike. Post office Address,

Mountain Grove, Va.

THE DIFFERENT BRANDS ARE

Monticella, six years old; Ky. Bourbon, four years old; L. D. Myerly, three years old and a kinds of Whiskeys cheap, at from two to four dollars per gallon.

Drunkenness, or the Liquor Habit positively Cured by administering Dr. Haines' Golden Specific

PATENTS.

Caveats, and Trade-Marks obtained and all Patent business conducted for Moderate Fees.

Our office is Opposite U. S. Patent Office and we can secure patent in less time than those remote from Washington.

Send model, drawing or photo., with description. We advise if patentable or not, free of charge. Our fee not due till patent is secured.

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Washington, D. C.

Subscribe for "THE TIMES"

Pocahontas Times.

JOHN E. CAMPBELL,
EDITOR AND PROPRIETOR.

Huntersville, W. Va.

November 5, 1891.

Citizens of Pocahontas Co.

We are authorized to say that the people of this county, who oppose additional taxation that may be avoided, and consequently oppose moving the Court House from its present location to Marlinton, think that the voters should hear the matters involved publicly discussed before the day of voting. Those opposed to the movement have selected Mr. C. F. Moore as an exponent of their views and he will address the people of the county at the following times and places:

Lobelina, school house Friday Nov. 27th, 1 p. m.; Hillsboro, Saturday, Nov. 28th, 2 p. m.; Edray, Tuesday, Dec. 1st 1 p. m.; Frost, Wednesday, Dec. 2nd, 1 p. m.; Dunmore, Thursday, Dec. 3rd, 2 p. m.; Travelers Rest, Friday, Dec. 4th, 1 p. m.; Green Bank, Saturday, Dec. 5th, 1 p. m.; Huntersville, Monday, Dec. 7th, 2 p. m.

Any gentleman who desires to divide time with Mr. Moore at any of these places is cordially invited to do so. The voters are the parties interested and should not miss these discussions.

THE ELECTION.

Major McKinley Defeats Governor Campbell in Ohio by 20,000 Votes.

Elections were held in 13 states.

In Iowa, Massachusetts, Maryland, New York and Ohio Governors were elected. The Democrats elected four out of the five.

Ohio gave McKinley, republican for Governor, 20,000 plurality. The Republicans claim from 40 to 50 on joint ballot in the Legislature.

Maryland elects a democratic Governor by 20,000 plurality. The Legislature Democratic.

New York 40,000 for Democratic Governor, and the Legislature about evenly divided.

Massachusetts and Iowa elected Democratic Governors.

Pennsylvania goes republican by 40,000.

Virginia is all Democratic.

Kansas and Nebraska make small republican gains.

New Jersey democratic.

Illinois is still republican.

California is about evenly divided with a small republican majority.

A man who has practiced medicine for 40 years, ought to know salt from sugar: read what he says:

TOLEDO, O., Jan. 10, 1887.

Messrs. F. J. Cheney & Co.—Gentlemen:—I have been in the general practice of medicine for most 40 years, and would say that in all my practice and experience have never seen a preparation that I could prescribe with as much confidence of success as I can Hall's Catarrh Cure, manufactured by you. Have prescribed it a great many times and its effect is wonderful, and would say in conclusion that I have yet to find a case of Catarrh that it would not cure, if they take it according to directions.

Yours Truly

L. L. GORSUCH, M. D.
Office, 215 Summit St.

We will give \$100 for any case of Catarrh that can not be cured with Hall's Catarrh Cure. Taken internally.

F. J. CHENEY & CO., Props.,
Toledo, O.
Sold by Druggists, 75c.

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Removal of County Seat.

CLOVER LICK, Nov. 5th, 1891.

ED. TIMES: Considering the question of removal of the County seat to Marlinton, it is pertinent to ask

1st. Have we to build a new C. H. soon.

2nd. If so, should it be at Marlinton.

3rd. What the cost.

I think when we consider our present needs, and the development of which we seem to be on the eve, there can be but one answer to the question of building, and in favor of the site at Marlinton it can be said that it is nearer the present and prospective centre of the population, and is especially convenient to the two districts which pay tax (without individual distinction) on 125,000 dollars more property than the balance of the County, and in answer to E. W., I will say that it is the people of these two districts who are especially moving in this matter.

It will be remembered that several years ago a petition for removal was gotten up before there was any talk of R. R's, and would have been submitted but for a technical in formality.

With regard to cost, I do not conceive there will be any great difference in the cost wherever built, and if it is conceded that we have to build soon, the money would have to be provided any way. But when we consider the offer of 5000 dollars the scales are at once turned in favor of Marlinton.

This County pays tax on 1,800,000 dollars, and with the new assessment it is expected that the wild lands, held especially by non residents (foreigners, if you will) will be increased in price. Making the aggregate property more, the excess falling on non residents. It will be seen at once that a tax of about 70 cents on the hundred dollars will raise the amount specified by the commissioners, viz: 15,000 dollars, which the citizens will have to pay. And right here I will say that they can be prevented by legal means if thought best, from laying any greater tax. And this tax may not be all laid in any one year. So every voter can see at once, for how much he will be taxed to keep the county abreast of the progress that is going on around us.

E. W. reminds us to act with "sense and soberness," and straightway proceeds to appeal to passion and prejudice and bring matters which have no bearing on the question.

If to benefit ourselves we thereby benefit others (even "foreigners") what is it but prejudice would prevent. And in adding the cost of the bridge that was and the bridge that is, to our losses is he not begging the question, establishing a precedent for constructive damages that might return to plague. Are we to bind ourselves so to the acts or operations of the past as to be hindered in the race that is set before us, this would be to stop all progress.

It is not expected or desired that Huntersville should cease to exist, but that it should partake of the general prosperity, the bridge being of more importance than ever before.

The bridge cost about \$3,000, the jail \$4,000, the removal of which would cost say \$1,000. This would leave \$4,000 of the gift added to the \$15,000 tax and ought to build a good C. H. besides the C. H. and lot belongs to the County and not the heirs, and can be sold if desirable.

This is a dispassionate statement and is entitled to consideration and its defects made known. Brethren who should have the good of the whole County at heart should avoid in this discussion any personality or calling of names, but act conscientiously. Respectfully,

JOHN LIGON.

Pocahontas Times.

JOHN E. CAMPBELL,

EDITOR AND PROPRIETOR.

ADVERTISING RATES.

	1 m.	3 m.	6 m.	1 yr.
One inch	\$ 1.00	\$ 2.00	\$ 3.00	\$ 5.00
Three in.	2.00	4.00	6.00	10.00
Gr. column	3.00	6.00	10.00	17.00
Half col'n	6.00	12.00	20.00	30.00
One col'n	10.00	20.00	30.00	50.00

Reading notices, not exceeding five lines, twenty-five cents for each insertion, and five cents a line for each additional line.

TERMS OF SUBSCRIPTION.

One copy, 1 yr., \$1.00 in advance; after 6 months, \$1.25; after 12 months, \$1.50. These terms will be strictly complied with.

Entered at the Post-office at Huntersville, W. Va., as second class matter.

Huntersville, W. Va.

November 5, 1891.

A COUNTY COURT HELD FOR

the County of Pocahontas, at the Court house thereof on the 6th day of October, 1891.

This day Matt Wallace and 996 other citizens of said County, presented their nine several petitions in writing, with the affidavits made by Uriah Bird, John Ligon, H. N. Hamrah, William Vander-vort, Wm. C. Mann, B. M. Yeager, Henry A. Yeager and Uriah Bird, and Ed. I. Holt, credible citizens of this County before J. M. McLintie, George P. Moore, A. E. L. Gatewood and B. C. Hill, notaries public of this County, and duly certified by them that said petitioners, are, as such affidavits verily believe, legal voters of this County, which said petitions together with said affidavits and certificates thereof are now here filed at this regular session of this Court, and the said petitions being in the same language and figures are as follows:

"To the County Court of Pocahontas County, West Virginia: your petitioners, whose names are hereto signed, respectfully represent unto your Honorable body, that they are legal voters of Pocahontas County, in said State of West Virginia, and that they desire the re-location and removal of the county seat of said County from the town of Huntersville to a point on the east bank of the Greenbrier river in said County, known as and commonly called Marlin's Bottom, on the lands formerly owned by Susan E. and Andrew M. McLaughlin, which were conveyed by them and wife to John T. McGraw, by deed dated on the 18th day of February, 1891 and is now of record in the clerk's office of the County Court of said County of Pocahontas in Deed Book 21, page 301 and 307. The specific place and location, on said lands, to which your petitioners ask the re-location of said County seat, is indicated as 'Court House Square' on a survey and plat of said Marlin's Bottom lands, now being made by Oscar A. Veazey, Civil Engineer, a copy of which plat and survey will be filed in the office of the clerk of the County Court of said County of Pocahontas, for public inspection, on or before the day of the presentation of this petition."

Your petitioners therefore pray, that a vote may be taken upon the question of such re-location, at and to the place above indicated, at a special election to be held in the said County on such a day as your Honorable body may indicate, not less than sixty days, nor more than four months from the date of entering an order to this effect. And your petitioners will ever pray &c."

And it appearing to the court, from an inspection of the said petitions that they are signed by an aggregate of six hundred and ninety seven legal voters and citizens of this County, and that said petitioners ask the removal and re-location of the said County seat at and to the same place, and that said six hundred and ninety seven legal voters and citizens of this County constitute more than two-fifths of all the legal voters of this County, which is estimated by allowing one vote, for every six persons in this County as shown by the last census preceding the entry of this order. And there being no general election held in this County in and during the present year, said petitioners ask that a special election be ordered, had, and held on the question of the removal and re-location of said County seat to the place referred to in said petition, and hereinafter specially described, said election to be held according to the provisions of chapter 29 of the Code of West Virginia, as amended and re-enacted by chapter 37 of the acts of the legislature of West Virginia, entitled, "An Act to amend and re-enact Section 15 of Chapter 39 of the Code of West Virginia, passed on the 27th day of February, 1891."

And the said Matt Wallace, one of said petitioners, now in open Court, for himself and all other voters signing said petition, tenders his bond in the penal sum of five thousand dollars, with Jno. T. McGraw, J. W. Marshall and Levi Gay as his sureties, conditioned according to law, which said bond having been acknowledged by the signers thereto before the court the same is accepted and approved as sufficient.

And it appearing to the court, that the petitioners in said petition, respectfully ask and desire that the County seat of this County be removed from Huntersville in said County, and be re-located and placed at a point on the east bank of the Greenbrier river in this

County, known as and commonly called Marlin's Bottom, on the lands formerly owned by Andrew M. McLaughlin, which were conveyed by him and wife to John T. McGraw by deed dated the 18th day of February, 1891 and now of record in the clerk's office of the County Court of this County in Deed Book No. 21, page 301, and by Susan E. McLaughlin by deed dated the 11th day of February, 1891, and recorded in said clerk's office in Deed Book 21, page 307. And that the specific place and location on said lands to which said petitioners ask the removal and re-location of said County seat is indicated as "Court House Square" on a survey and plat of said Marlin's Bottom lands, made by Oscar A. Veazey, C. E., in surveying and laying out what is known as the Town of Marlinton on said lands, a copy of the said survey, map and plan of said town having been filed in the clerk's office of this County, and now here tendered in open Court and filed with said petition, which said place as shown by the deed hereinafter referred to is specially described by metes and bounds as follows, to-wit:

"Beginning at a stout locust post driven firmly into the ground at a point, in a straight line drawn through the center of the west end of the Andrew M. McLaughlin spring-house and the stone chimney at the south end of the S. E. McLaughlin house, and situated at five hundred and eleven and one-half feet from the centre of the west end of said spring-house, and at one thousand and fifty-five feet from the center of said chimney, and at the south corner, at the intersection of Judge street and Tenth avenue, as shown on the said Map of Marlinton hereto attached; thence with the south-east side of said avenue south forty degrees and forty-five minutes west two hundred and ninety feet to another locust post driven firmly into the ground at the east corner, at the intersection of Judge street and Tenth avenue; thence with the north-east side of Judge street, south forty-nine degrees and fifteen minutes east two hundred and sixty feet to another locust post driven firmly into the ground at the north corner, at the intersection of Judge street and Eleventh avenue; thence with the north-west side of Eleventh avenue north forty degrees and forty-five minutes east two hundred and ninety feet to another locust post driven firmly into the ground at the west corner, at the intersection of Eleventh avenue and Judge street; thence with the south-west side of Judge street north forty-nine degrees and fifteen minutes west two hundred and sixty feet to the place of beginning."

And it further appearing to the court that the lot, tract or parcel of ground hereinafter referred to, is now owned by the Pocahontas Development Company, a corporation created by said operating under the laws of this State, the same having been conveyed to it by John T. McGraw and Jacob W. Marshall, by their deed dated the 27th day of September, 1891, and now of record, in the Clerk's office of this Court in Deed Book No. 22, page 204; and that said company proposes to donate said lands to this County free and relieved from all liens, costs and charges thereon, provided that upon this condition, however that said County seat be removed and that the public buildings be located and built thereon under the vote to be taken under this order, and that said company by John T. McGraw, its president, and Geo. M. Whitescarver, its manager and secretary, now here, in open Court, tenders, in escrow, a deed for said lot, piece or parcel of land conveying the same to the County Court of Pocahontas County, for Court house and county purposes, with covenants of general warranty, which deed, they ask, may be taken and held by the clerk of this Court as an escrow to await the result of the election provided for by this order. If said election be favorable to the prayer of said petitioners and if said County seat be removed and the public buildings be located on the said land, then said conveyance is to be absolute, otherwise said deed is to be returned to the said company by the clerk of this Court; and the title to the land conveyed is not to be deemed and held to have passed out of the said company and corporation, and said corporation in the event said removal and re-location are not made, is to be held relieved from any claim or title of this Court or of this County to the land therein described.

And it appearing further by the proposition of said Pocahontas Development Company, by its president and manager, now here in open Court made by them, that said company agrees, promises and binds itself to pay the sum of five thousand dollars in money to aid in defraying the cost and expense of a new Court house and jail for said County, in the event, contingency, and upon the sole condition and consideration that the said County seat be removed to and located at the place above indicated, and its public buildings located thereon, at the said new town called Marlinton, and said company now tenders its bond for said sum of five thousand dollars, executed under the seal of said company with George M. Whitescarver, John T. McGraw, J. W. Marshall, B. M. Yeager, Matt Wallace and Levi Gay, as sureties therein, conditioned for the true and faithful payment of the said sum of five thousand dollars under the conditions therein stated, which bond being inspected by the court, and the sureties therein named being sufficient, is approved and accepted; upon the terms and conditions upon which the same is tendered.

On consideration whereof, it is ordered, That a special election be held in this County on the

SECOND TUESDAY IN DECEMBER, 1891, to-wit, on the

8TH DAY OF DECEMBER, 1891.

at the several legal voting places in this County, as heretofore fixed and established by the former order of this Court, at said election a vote be taken on the question of the re-location of the County seat of Pocahontas County as prayed for in said petitions. And the clerk of this Court is directed, to make out immediately upon the adjournment of this Court, and certify a copy of this order for each of the several voting places in this County as fixed, established, and existing by law, and to deliver them to the sheriff of this County, who is ordered to post one copy of this order at each of the said voting places at least forty days before the said 8th day of December, 1891 and make return thereof according to law; And a copy of this order shall be published in The POCAHONTAS TIMES, a weekly newspaper published at Huntersville in this County, or in some other newspaper of general circulation in this County, at least once a week for four successive weeks prior to said special election herein ordered.

And the ballots used, given and voted at said election shall have written or printed thereon, "Re-location of County Seat" "For re-location" at Marlinton, and "Against Relocation of County seat."

And the Court doth appoint the following named persons, commissioners, to hold and conduct said election, for the respective voting places in this County, who, for their respective voting places, shall ascertain and certify the result of such election, as required by law, viz:

For Academy—W. W. Beard, John B. Kinnison and George S. McNeel.

For Split Rock—S. S. Varner, James Herold and F. P. Vander-vort.

For Traveler's Repose—O. W. S. Ginn, A. M. V. Arbogast, and Jacob L. Arbogast.

For Green Bank—Adam Arbogast, Jacob S. Wooddell and Charles A. Lightner.

For Dunmore—Jacob K. Taylor, B. F. McElwee and George W. Arbogast.

For Frost—Andrew Herold, I. B. Moore and C. O. W. Sharp.

For Huntersville—Sheldon Moore, D. A. Fisher and Wm. L. Harper.

For Edray—A. T. Moore, Henry Barlow and Wm. M. Sharp.

For Buckeye—R. E. Overholt, H. H. McClintie and Wm. O. McNeel.

And the clerk of this Court is directed to take and hold said deed upon the terms and conditions upon which it is tendered and said clerk is so directed to accept the bond of said Pocahontas Development Company, and to file the same in his office to await the further order of this Court.

Copy, Teste:
S. L. Brown, Clerk.

In the Dark!

They who shut their eyes and ears to advice and wots not the errors of their ways are liable to step in at the wrong place and get "soaked" for their carelessness. That would be a step in the wrong direction and should be avoided. Therefore if you will give us your attention for a second, will tell you where to go to get the greatest bargains you have ever bought and undoubtedly twice as much goods as you ever bought before, for the same amount, and that is at

JACOB BONER'S.

DEALER IN—

Dry Goods, Clothing, Ladies Dress, Goods, Boots, Shoes, Hats, Caps, Notions, Jewelry, &c.

MONEY can be earned at our NEW line of work, quickly and honorably, by those of either sex, young or old, and in their own localities, wherever they live. Any one can do the work. Easy to learn. We furnish everything. We start you. No risk. You can devote your spare moments, or all your time to the work. This is an entirely new and unique method of securing money. Beginners are furnished from \$25 to \$50 per week and upwards, and more as a little experience. We can furnish you the employment and teach you FREE. No agent to explain here. Full information FREE. **TRUE & CO., AUGUSTA, MAINE.**

SCOTT'S EMULSION

Of Pure Cod Liver Oil and HYPOPHOSPHITES of Lime and Soda

is endorsed and prescribed by leading physicians because both the Cod Liver Oil and Hypophosphites are the recognized agents in the cure of Consumption. It is as palatable as milk.

Scott's Emulsion is a perfect and rapid remedy for CONSUMPTION, Scrophula, Bronchitis, Wasting Diseases, Chronic Coughs and Colds. Ask for Scott's Emulsion and take no other.

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Some reckon their age by years,
Some measure their life by art,
But some tell their days by the flow of
their tears,
And their life by the moans of their
heart,
The dials of earth may show
The length, not the depth, of years;
Few or many may come, few or many
may go;
But our time is best measured by tears.

Ah! not by the silver gray
That creeps through the sunny hair,
And not by the scenes we pass on our
way—
And not by the furrows the finger of
care

On forehead and face have made;
Not so do we count our years;
Not by the sun of the earth—but the
shade
Of our souls—and the fall of our tears.

For the young are oftentimes old,
Though their brow be bright and
fair,
While their blood beats warm their
hearts lie cold—
O'er them the spring time—but winter
is there—

And the old are oftentimes young,
When their hair is thin and white;
And they sing in age as in youth they
sung,
And they laugh, for their cross was
light.

But heed by heed I tell
The rosary of my years,
From a cross to a crown they lead—'tis
well!
And they are blessed with a blessing of
tears.

Better a day of strife
Than a century of sleep;
Give me instead of a long stream of
life
The tempest and tears of the deep.

A thousand joys may foam
On the billows of all the years;
But never the foam brings the brave
bark home—
It reaches the heaven through tears.

A Meeting.

At a meeting of the citizens of
the Little Levels, held Thursday,
Dec. 20th, 1889: Isaac McNeel be-
ing made Chairman, and W. H.
Overholt, Secretary. A committee
of three being appointed, consisting
of C. J. Stulting, Dr. J. A. Larue
and W. H. Overholt to draft reso-
lutions expressive of the objects of
this meeting. The following reso-
lutions were reported and unani-
mously adopted:

Resolved—That as citizens of the
Little Levels we are proud of the
name and character which our peo-
ple have acquired as a community,
as a temperate peaceful and law-
abiding people. That we recognize
that the prosperity which has been
vouchsafed, our community has
been the result of good morals and
good conduct of our people under
the blessing of God. Therefore,
desiring to preserve unimpaired the
blessings we have so long enjoyed,
and learning that there is an effort
being made by persons who in dis-
regard and open violation of our
laws would introduce into our midst
for sale and barter intoxicating
drinks, in disregard of every inter-
est which is dear to the citizens of
this community.

Resolved—That we desire to ex-
press publicly our indignation at
the promoters and abettors of such
an enterprise and earnestly request
the co-operation of every good citi-
zen in an effort to maintain the laws
in their spirit as well as letter and
to bring to punishment any one who
would attempt to destroy the peace,
prosperity and happiness of our peo-
ple by selling intoxicating drinks in
in our midst.

Resolved—That we urge upon all
persons who may be in any way
connected with this nefarious busi-
ness the wisdom and necessity of
abandoning it at once. We entreat
them by all that may yet remain
sacred to them. In the name of our
homes, our wives, our children—
In the name of our young men, who are
the light of our eyes and the hope
of our country, as well as the pride

and support of our age; contamin-
ate them not with your foul and un-
holy business. Desist now from ef-
forts which if successful can only
involve you with others in ruin for
be sure as God, lives your sin will
find you out.

Resolved—That we warn all per-
sons against engaging in anyway in
the sale or distribution of ardent
spirits in our community and ear-
nestly pledge our united support to
every lawful effort which may be
made to wipe out this foul blot upon
the good name of our citizens and
in opposition to those who in disre-
gard of the spirit of the law and
the known sentiments of every
large majority of the citizens of this
community, would introduce spiri-
tuous liquors in our midst; we will
stand for our homes our families
our good names our property, and
we warn them that we will find
means to enforce our wishes, and
in self defense use such means as
God has given us to eradicate this
evil.

Resolved—That after obtaining
the signatures of the citizens of this
community to these resolutions, that
two copies of the same be posted at
suitable places, and that a copy of
these proceedings be forwarded to
the Pocahontas TIMES with a re-
quest that they be published.

On motion, the meeting ad-
journed.

ISAAC MCNEEL, Chairman.

W. H. OVERHOLT, Secretary.

A Letter to the Public.

To the Public I would like to say
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The Rosary of My Years.

BY FATHER RYAN.

Some reckon their age by years,
Some measure their life by art,
But some tell their days by the flow of
their tears,
And their life by the moans of their
heart,
The dials of earth may show
The length, not the depth, of years;
Few or many may come, few or many
may go;
But our time is best measured by tears.

Ah! not by the silver gray
That creeps through the sunny hair,
And not by the scenes we pass on our
way—
And not by the furrows the finger of
care

On forehead and face have made;
Not so do we count our years;
Not by the sun of the earth—but the
shade
Of our souls—and the fall of our tears.

For the young are oftentimes old,
Though their brow be bright and
fair,
While their blood beats warm their
hearts lie cold—
O'er them the spring time—but winter
is there—

And the old are oftentimes young,
When their hair is thin and white;
And they sing in age as in youth they
sung,
And they laugh, for their cross was
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But bead by bead I tell
The rosary of my years,
From a cross to a crown they lead—'tis
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And they are blessed with a blessing of
tears.

Better a day of strife
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Give me instead of a long stream of
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The tempest and tears of the deep.

A thousand joys may foam
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abiding people. That we recognize
that the prosperity which has been
vouchsafed, our community has
been the result of good morals and
good conduct of our people under
the blessing of God. Therefore,
desiring to preserve unimpaired the
blessings we have so long enjoyed,
and learning that there is an effort
being made by persons who in dis-
regard and open violation of our
laws would introduce into our midst
for sale and barter intoxicating
drinks, in disregard of every inter-
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this community.

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the promoters and abettors of such
an enterprise and earnestly request
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persons who may be in any way
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homes, our wives, our children—
In the name of our young men, who are
the light of our eyes and the hope
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and support of our age; contaminate them not with your foul and unholy business. Desist now from efforts which if successful can only involve you with others in ruin for be sure as God, lives your sin will find you out.

Resolved—That we warn all persons against engaging in anyway in the sale or distribution of ardent spirits in our community and earnestly pledge our united support to every lawful effort which may be made to wipe out this foul blot upon the good name of our citizens and in opposition to those who in disregard of the spirit of the law and the known sentiments of every large majority of the citizens of this community, would introduce spirituous liquors in our midst; we will stand for our homes our families our good names our property, and we warn them that we will find means to enforce our wishes, and in self defense use such means as God has given us to eradicate this evil.

Resolved—That after obtaining the signatures of the citizens of this community to these resolutions, that two copies of the same be posted at suitable places, and that a copy of these proceedings be forwarded to the Pocahontas TIMES with a request that they be published.

On motion, the meeting adjourned.

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The Rosary of My Years.

BY FATHER RYAN.

Some reckon their age by years,
Some measure their life by art,
But some tell their days by the flow of
their tears,
And their life by the moans of their
heart,
The dials of earth may show
The length, not the depth, of years;
Few or many may come, few or many
may go;
But our time is best measured by tears.

Ah! not by the silver gray
That creeps through the sunny hair,
And not by the scenes we pass on our
way—
And not by the furrows the finger of
care

On forehead and face have made;
Not so do we count our years;
Not by the sun of the earth—but the
shade
Of our souls—and the fall of our tears.

For the young are oftentimes old,
Though their brow be bright and
fair,
While their blood beats warm their
hearts lie cold—
O'er them the spring time—but winter
is there—

And the old are oftentimes young,
When their hair is thin and white;
And they sing in age as in youth they
sung,
And they laugh, for their cross was
light.

But heed by heed I tell
The rosary of my years,
From a cross to a crown they lead—'tis
well!
And they are blessed with a blessing of
tears.

Better a day of strife
Than a century of sleep;
Give me instead of a long stream of
life
The tempest and tears of the deep.

A thousand joys may foam
On the billows of all the years;
But never the foam brings the brave
bark home—
It reaches the heaven through tears.

A Meeting.

At a meeting of the citizens of
the Little Levels, held Thursday,
Dec. 20th, 1889: Isaac McNeel be-
ing made Chairman, and W. H.
Overholt, Secretary. A committee
of three being appointed, consisting
of C. J. Stulting, Dr. J. A. Larue
and W. H. Overholt to draft reso-
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this meeting. The following reso-
lutions were reported and unani-
mously adopted:

Resolved—That as citizens of the
Little Levels we are proud of the
name and character which our peo-
ple have acquired as a community,
as a temperate peaceful and law-
abiding people. That we recognize
that the prosperity which has been
vouchsafed, our community has
been the result of good morals and
good conduct of our people under
the blessing of God. Therefore,
desiring to preserve unimpaired the
blessings we have so long enjoyed,
and learning that there is an effort
being made by persons who in dis-
regard and open violation of our
laws would introduce into our midst
for sale and barter intoxicating
drinks, in disregard of every inter-
est which is dear to the citizens of
this community.

Resolved—That we desire to ex-
press publicly our indignation at
the promoters and abettors of such
an enterprise and earnestly request
the co-operation of every good citi-
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in their spirit as well as letter and
to bring to punishment any one who
would attempt to destroy the peace,
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ple by selling intoxicating drinks in
in our midst.

Resolved—That we urge upon all
persons who may be in any way
connected with this nefarious busi-
ness the wisdom and necessity of
abandoning it at once. We entreat
them by all that may yet remain
sacred to them. In the name of our
homes, our wives, our children—
In the name of our young men, who are
the light of our eyes and the hope
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and support of our age; contaminate
them not with your foul and un-
holy business. Desist now from ef-
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Resolved—That we warn all per-
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every lawful effort which may be
made to wipe out this foul blot upon
the good name of our citizens and
in opposition to those who in disre-
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large majority of the citizens of this
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means to enforce our wishes, and
in self defense use such means as
God has given us to eradicate this
evil.

Resolved—That after obtaining
the signatures of the citizens of this
community to these resolutions, that
two copies of the same be posted at
suitable places, and that a copy of
these proceedings be forwarded to
the Pocahontas TIMES with a re-
quest that they be published.

On motion, the meeting ad-
journed.

ISAAC MCNEEL, Chairman.
W. H. OVERHOLT, Secretary.

A Letter to the Public.

To the Public I would like to say
that my school has already succeed-
ed beyond anything that I expected.
Despite the most excellent Public
school with its highly accomplished
and energetic faculty my school has
grown until now it numbers 36 on
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Therefore, with brave heart, fixed
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